Established February,

AGENTS FOR THE CHINA MAIL.

HONGKONG, THURSDAY, JULY 27, 1882.

LONDON :- F. ALGAR, 11 & 12, Clement's Lane, Lombard Street, E. C. GEORGE STREET & Co., 30, Cornhill. GORDON & Goton, Ludgate Circus, E.C. BATES HENDY & Co., 37, Walbrook, E.C. SAMUEL DEACON & Co., 150 & 154; Leadenhall Street.

PARIS AND EUROPE :- GALLIEN PHINCE, 36, Rue Lafayette, Paris. NEW YORK :- ANDREW WIND, 133, Nas-

sau Street. AUSTRALIA, TASMANIA, AND NEW ZEALAND :- GORDON & GOTOH, Melbourne and Sydney.

SAN FRANCISCO and American Ports generally :- BEAN & BLACK, San Fran-SINGAPORE, STRAITS, &c.:-SAYLE &

Co., Square, Singapore. C. HEINSZEN & Co., Manila. CHINA :- Macao, Messrs A. A. DE MELLO Rooms, Queen's Road,-& Co. Swatow, CAMPBELL & Co. Amoy, WILSON, NICHOLLS & Co. Foochow, HEDOE & Co. Shanghai, LANE, CRAWFORD & Co., and KELLY BALANCE OF THE STOCK-IN-TRADE & WALSH, Yokohama, LANE, CRAW-FORD & Co.

Banks.

ORIENTAL BANK CORPORATION. (Incorporated by Royal Charter.)

PAID-UP CAPITAL£1,500,000. LONDON BANKERS:

BANK OF ENGLAND. UNION BANK OF LONDON. BANK OF SCOTLAND, LONDON.

DATES OF INTEREST ALLOWED ON DE-At 3 months' notice 3 % per Annum.

Current Accounts kepts on Terms which

HONGKONG & SHANGHAI BANKING CORPORATION.

may be learnt on application.

Hongkong, June 1, 1882.

COURT OF DIRECTORS.

Chairman-H. L. DALBYMPLE, Esq. Deputy Chairman-WM. REINERS, Esq. H. Hoppius, Esq. M. E. Sassoon, Esq. Hon. F. B. Johnson. C. VINCENT SMITH, A. P. McEwin, Esq. Esq. W. S. YOUNG, Esq. A. McIver, Esq. F. D. SASSOON, Esq.

CHIEF MANAGER. Hongkong,.....TROMAS JACKSON, Esq. MANAGER. Shanghai, Ewen Cameron, Esq. LONDON BANKERS. - London and County Bank.

HONGKONG.

INTEREST ALLOWED. ON Current Deposit Account at the rate of 2 per cont. per annum on the daily the 4th August, 1882, at 2 p.m., at No. 2, For Fixed Deposits:-For 3 months, 3 per cent. per annum.

4 per cent, a 5 per cent. / LOCAL BILLS DISCOUNTED. Credits granted on approved Securities

and every description of Banking and Exchange business transacted. Drafts, granted on London, and the Australia, America, China and Japan. T. JACKSON, Chief Manager.

Offices of the Corporation, No. 1, Queen's Road East. Hongkong, March 22, 1882.

COMPTOIR D'ESCOMPTE DE PARIS (Incorporated 7th & 18th March, 1848.)

DECOGNISED by the International CONVENTION OF 30TH APRIL, 1862. CAPITAL FULLY PAID-UP£3,200,000. RESERVE FUND......£800,000.

HEAD OFFICE-14, RUE BERGERS,

AGENCIES and BRANCHES at: SAN FRANCISCO BOURBON, HONORONG. MARREILIES, BOMBAY, HANKOW, CALGUTTA. SHANGHAL, FOOCHOW, MELBOURNE, and SYDNEY.

LONDON BANKERS: THE BANK OF ENGLAND. THE UNION BANK OF LONDON. MESSES C. J. HAMBRO & SON.

The Hongkong Agency receives Fixed Deposits on Terms to be ascertained on application, grants Drafts and Credits on all parts of the World, and transacts every description of Banking Exchange Business. F COCHINARD. Agent, Hongkong.

Hongkong, February 8, 1882.

MANCHESTER FIRE INSURANCE COMPANY OF MANCHESTER AND LONDON.

ESTABLISHED 1824.

Capital of the Company £1,000,000 Storling of which is paid up £ 100,000 u
Reserve Fundupwards of £ 120,000 u
Annual Income £ 250,000 u

THE Undersigned have been appointed Agents for the above Company at Hongkong, Canton, Foochow, Shanghal, and Hankow, and are prepared to grant Insurances at current rates. HOLLIDAY, WISE & Co.

Hongkong, October 15, 1868.

Notices of Firms.

NOTICE.

THE INTEREST and RESPONSIBILITY of Mr. CHARLES KAHN in our Firm CEASED on the 30th April, 1882. REISS & Co.

Auctions.

Hongkong, Let May, 1882.

POSTPONEMENT. PUBLIC AUCTION. 3-

THE Undersigned has received instructions to Sell by Public Auction, on SATURDAY,

the 29th July, 1882, at Noon, at his Sales ESTIMATES GIVEN, for FURNITURE,

(Under Bill of Sale),

Messes Noor Mahomed Khamisa & Co. TERMS OF SALE. -- As customary. J. M. ARMSTRONG, Auctioneer.

Hongkong, July 25, 1882. POSTPONEMENT.

PUBLIC AUCTION.

THE following PROPERTIES will be SOLD by the Undersigned by Public Auction, on SATURDAY,

the 29th July, 1882, at 3 p.m., on the Promises .-

(IN SIX SEPARATE LOTS.) 1st Lot.-One HOUSE in QUEEN'S ROAD CENTRAL, No. 147D, Registered as the REMAINING PORTION of SECTION G of MARINE LOT No. 63. 2nd Lot .- One HOUSE in BONHAM STRAND,

No. 117, Registered as SECTION A of MARINE LOT No. 161. 3rd Lot .- One HOUSE in QUEEN'S ROAD WEST, No. 50, Registered as SUBSEC-TION No. 1, of SECTION A of IN-LAND LOT 366. 4th Lot. - One HOUSE in WEST STREET,

Tai-ping-shan, No. 41, Registered as IN

LAND LOT 223, (Section.) 5th Lot. -One HOUSE in New WEST STREET, Tai-ping-shan, No. 53, Lot. 224, (Section.) 6th Lot.—Three HOUSES in SQUARE STREET, Tai-ping-shan, Nos. 58, 60 & 62, Registered as INLAND LOT No. 278. For further Particulars and Conditions

of Sale, apply to J. M. GUEDES, Auctioneer. Hongkong, July 24, 1882.

PUBLIC AUGTION VERY HANDSOME AND VALUABLE ENGLISH, AMERICAN AND SHANGHAI-MADE HOUSEHOLD FURNITURE, MIRRORS,

PAINTINGS, &c., &c.

THE Undersigned has received instructions to Sell by Public Auction, on FRIDAY,

GAGE STREET,-The whole of the

VERY HANDSOME AND VALUABLE HOUSEHOLD FURNITURE, &c., comprising:

SILK and WOOL COVERED DRAWING-ROOM SUITE; COTTAGE PIANO, by SCHWARCK; VERY HANDSOME BRUSSELS CAR-PETS, quite new; LARGE GILT MANTLE MIRRORS, BOMBAY CARVED WHATNOT, MAR-BLE-TOP TABLE, ENGLISH-MADE CHIPPONIER PLATE-GLASS BACK and DOORS, WATER COLORS, Oil PAINTINGS, CHROMOS, EN-

SATSUMA and YEDDO VASES, STATUETTES, ORNAMENTS, CRYSTAL and BRONZE GAZA. LIERS, &C., &C. MARBLE-TOP TEAR SIDEBOARD, PLATE-GLASS BACK SOLID MAHOGANY EXTENSION DINING TABLE, CHAIRS, PINE and GOLD

PLATED WARE, CUTLERY, &c., &c. VERY HANDSOME BEDROOM SUITE quite new, made by Messrs Hall & Holtz, Shanghai, comprising : WALNUT and MAR-RLE EMBOSSED BEDSTEAD, with SPRING MATTRESS, &c., CHEST of DRAWERS, DRESS-ING TABLE, with MIRROR and WARDROBE to MATCH: AMERICAN SOLID MAHOGANT BED-STEAD, AMERICAN WALNUT INLAID MARBLE-TOP WASHING STAND and DRESSING TABLE WARDROBES, with PLATE-GLASS DOORS SILK and WOOL COVERED COUCH and EASY CHAIRS, HANDSOME LAGE CURTAINS, BRASS POLES, DOUBLE WASHING SET, SHANGHAI BATE, LADY'S EVENING CHAIRS, AMERICAN

Catalogues will be issued previous to the Sale, and the Articles will be on view on Thursday, the 3rd August.

TERMS OF SALE .- As customary. G. R. LAMMERT.

Auctioneer. Hongkong, July 25, 1882.

For Sale.

COOKING STOVE.

FOR PRIVATE SALE BLUE BUILDINGS BLOCK.

MARINE LOT No. 65, containing 4
Substantially Built HOUSES and 4 Large GRANITE GODOWNS in the PRAYA East, and 17 CHINESE HOUSES in QUEEN'S ROAD EAST. The above Property will be Sold in One Lot or in 4 separate Lots of One House and I Godown in a Lot. and the 17 HOUSES in another Lot.

For Price and Particulars, apply to LEONG LUEN PO: J. M. GUNDES,

Auctioneer.

Hongkong, July 10, 1882.

WASHING BOOKS

(In English and Chinese.) TYASHERMAN'S BOOKS, for the use V of Ladies and Gentlemen, can now be had at this Office. - Price; \$1 each. - CHINA MAIL Office.

For Sale.

HAVE Received for their New Furnishing Department, A FULL STOCK OF HOUSEHOLD LINEN, &co., comprising:-COTTON and LINEN SHEETING. PILLOW LINEN.

TABLE CLOTHS and DAMASK. TABLE COVERS.

COTTON and UNION TICKING. BED QUILTS.

NAPKINS. TOILET COVERS.

GLASS CLOTH.

DESCRIPTIONS.

BED and TABLE LINEN, CURTAINS and WINDOW HANGINGS, CARPETS,

> CROCKERY! GLASSWARE, ELECTRO WARE.

Hongkong, July 18, 1882.

For Sale.

FOR SALE.

THIVE THOUSAND GALLONS AVERILL and PIONEER AMERICAN MIXED PAINTS. The following Colors :- FRENCH GRBY, STONE, LIGHT STONE, WAGON RED, DARK GREEN, CHROME YELLOW, FIRE PROOF, MARINE BLUE, DARK RED, INSIDE WHITE and OUTSIDE WHITE.

20 Cases AMERICAN AXLE GREASE To be Nold less than San Francisco Prices. In Quantities to Suit Purchasers.

AMERICAN NOVELTY COMPANY. S. B. LEWIS, Manager. Hongkong, July 26, 1882.

FOR SALE.

RAUTERT MAINZ DELICIOUS TABLE BEER. 4 doz & Case CHAMPAGNE BOTTLES.

Apply to SANDER & Co. Hongkong, March 30, 1882.

FOR SALE. TULES MUM'M & Co.'s CHAMPAGNE, GIBB, LIVINGSTON & Co.

Hongkong, November 1, 1881.

FOR SALE. THE CELEBRATED CARLTON WHISKEY. 11 YEARS OLD.

\$14...... P Case of 1 doz. SIEMSSEN & Co. Hongkong, July 22, 1882.

FOR SALE. & E. PERRIER'S CHAMPAGNE,

CARTE BLANCHE,

GILMAN & Co.

Hongkong, June 23, 1882. FOR SALE.

A BOUT 2,000 fbs. MILLER & RICHARD'S Extra-hard Motal BOURGEOIS EMBOSSED DINNER SET, complete; Tun- TYPE, No. 19, (somewhat worn but in QUOISE and GOLD DESSERT SET, GLASS and fairly good condition). Apply to

OFFICE OF THIS PAPER.

To Let.

TO LET.

A PARTMENTS on the FIRST FLOOR A of "MARINE HOUSE," West Side, and in No. 33, POTTINGER STREET. Apply to E. R. BELILIOS.

Hongkong, July 20, 1382.

TO LET.

NOS. 2 and 4, PEDDAR'S Nos. 2 and 4, PEDDAR'S HILL. No. 4, OLD BAILEY STREET. No. 6, QUEEN'S ROAD CENTRAL (lately au4 occupied by PACIPIO MAIL S. S. Co.). Apply to DAVID SASSOON, SONS & Co.

> Hongkong, July 24, 1882. MODOWNS-TO LET

PRAYA EAST AND WANGHAI ROAD. For Particulars, apply to SIEMSSEN & Co.

Hongkong, April 26, 1882.

TO LET.

(WITH IMMEDIATE POSSESSION.) THE New FAMILY RESIDENCE mituate next to Excusson on Robinson Road, replete with every convenience,

TENNIS LAWN, STABLING, &C. 8 FIRST-CLASS GODOWNS of all Sizes-Water-side. Inspection is invited.

Apply to SHARP, TOLLER & JOHNSON. Hongkong, June 15, 1882

Intimations.

de., de., de.

THE HONGKONG HOTEL COMPANY LIMITED.

NOTICE TO SHAREHOLDERS.

THE Ordinary Half-Yearly MEETING of SHAREHOLDERS will be Held at the Hongkong Horsz on FRIDAY, the 28th Instant, at 4 o'Clock in the Afternoon, for the purpose of receiving a Report of the Directors, together with a Statement of Accounts and declaring a Dividend. By Order of the Board of Directors, LOUIS HAUSCHILD,

Secretary. Hongkong, July 7, 1882. HONGKONG HOTEL COMPANY, LIMITED.

THE Transfer BOOKS of the Company will be CLOSED from the 14th to the 28th Instant, both days inclusive. By Order of the Board of Directors, LOUIS HAUSCHILD,

Sccretary. Hongkong, July 7, 1882. HONGKONG, CANTON, AND MACAO STEAMBOAT COMPANY,

LIMITED. NOTICE TO SHAREHOLDERS.

THE Thirty-Second Ordinary Half-Yearly MEETING of SHAREHOLDERS of the Company will be Held at the Office of the Company, No. 52, Queen's Road, on MONDAY, the 31st July instant, at 3 o'Clock in the Afternoon, for the purpose of receiving a Report of the Directors, together with a Statement of Accounts declaring a Dividend, and electing Directors and Auditors.

By Order of the Board of Directors, P. A. DA COSTA, Secretary.

Hongkong, July 11, 1882. HONGKONG, CANTON, AND MACAU STEAMBOAT COMPANY, LIMITED.

NOTICE.

THE Transfer BOOKS of the Company will be CLOSED from the 18th to the 31st Instant, both days inclusive. By Order of the Board of Directors,

P. A. DA COSTA, Secretary. Hongkong, July 11, 1882. CHINA TRADERS' INSURANCE COM-

PANY, LIMITED.

NOTICE TO SHAREHOLDERS.

THE Sixteenth Ordinary MEETING of SHAREHOLDERS in the above Company will be Held at the HEAD OFFICE, Victoria, Hongkong, on MONDAY, the 31st Instant, at 3.30 o'Clock p.m., for the purpose of receiving the Report of the Directors and Statement of Accounts to 30th April last, and of declaring Dividends. The Transfer BOOKS of the Company will be CLOSED from the 18th to 31st Instant, both days inclusive.

W. H. RAY, Secretary, Hongkong, July 8, 1882.

By Order,

TAKASIMA COLLIERY. THE Undersigned has been appointed AGENT for the SALE of the above COALS at Honorono, from and after this

H. J. H. TRIPP, Mitsu Bishi Mail S. S. Co. Hungkong, April 26, 1882.

WILLIAM DOLAN, SAIL-MAKER & SHIP-CHANDLER, of India, China and Australia. 22, PRAYA CENTRAL. COTTON DUCKS, HEMP CANVAS

MANILA ROPE, AMERICAN OAKUM, LIFE BUOYS, CORK JACKETS, &c., &c., &c. Hongkong, May 1, 1882.

CANTON INSURANCE OFFICE, LIMITED. CHAREHOLDERS are Requested to note

that on SURBENDER of their PROVI-

SIONAL CERTIFICATES for SHARES in this

Office, PERMANENT SCRIP will now be

issued in Exchange.

Hongkong, 14th July, 1882. JARDINE, MATHESON & Co., General Agents, CANTON INSUBANCE OFFICE, LTD.

Intimations.

NOTICE .- P. & O. Co.

PROM this Date, and until further Notice, the Company's RED BILL OF LADING will Cover all RISKS OF WAR. NO EXTRA PREMIUM WILL BE INCURRED. A. MoIVER

Superintendent. Hongkong, July 26, 1882. WANTED,-A RE-ENGAGEMENT

VV an Office or Store, by an experience

SALESMAN, BOOK-KEEPER and CORRESPOND ENT. First-class References. "A. W.," Address Office of China Mail.

Hongkong, July 20, 1882.

SHORTHAND REPORTER for a Daily Newspaper. An Engagement For Particulars, address "A. B.," Office of this Paper. Hongkong, July 13, 1882.

WANTED.

NOTICE. THE Undersigned have been appointed SOLE AGENTS for the Sale of their TOTAL CAPITAL and Ac-GOODS by Messis KYNOCH & Co., of WITTON, near BIRMINGHAM.

MEYER & Co. Hongkong, August 13, 1881. 13au82 NOTICE.

MOLONEL IKE AUSTIN'S NEW AMERICAN RIFLE RANGE, NOW OPEN AT THE HONGKONG HOTEL. ENGLISH AND AMERICAN SPORTING RIFLES!!!

Gallery open daily from 4 to 11 p.m. Hongkong, July 1, 1882.

Popular Prices:

BRITISH NORTH BORNEO COMPANY'S EMIGRATION AGENCY. MESSRS. BIRLEY & Co.'s OFFICES, QUEEN'S ROAD.



NOTICE.

T ESSEES of LOTS on the British Set-I tlement of Shameen, Canzon, are hereby requested to Pay the Assounts due on their Several Lots as ANNUAL GROUND RENT into H. M. CONSULATE, on or before the 4th September, 1882.
All Lots on which Ground Rent has not been paid on the 4th September next, will be liable to be re-entered upon by H. M.'s

A. R. HEWLETT, Consul. H. M. Consulate, Canton, 20th July, 1882.

Tenth Volume of the "CHINA REVIEW." Read 0

No. 6.-Vol. X.

CONTAINS-Cases in Chinese Criminal Law. A Journey in North Sz Ch'uan. The Ta-yun-lun-ch'ing-yü-ching (大 雲 輪 訪 的 經)。

jy31 | Chinese Eibliography. The End of the Chow | Dynasty. Notices of New Books and Literary Intelligence. Notes and Queries :--

Penitential Use of the Cangue.

沙字 紀 Procession for Written Paper at Padang (Sumatra). Chinese Notions as to the Moment of Republication of the Early Numbers of the North-China Branch of the Royal Asiatic Society's Journal. Time from a Cat's Eye.

Addendum. Errata. Books Wanted, Exchanges, &c. Hongkong, July 17, 1882.

Insurances.

THE LONDON ASSURANCE.

INCORPORATED BY ROYAL CHARTER OF

His Majesty King George The First, A. D. 1720. THE Undersigned having been appointed Agents for the above Corporation are prepared to grant Insurances as follows :-

Marine Department.

Policies at current rates, payable either here, in London or at the principal Ports Fire Department. Policies issued for long or short periods at

current rates.

Life Department. Policies issued for sums not exceeding £5,000 at reduced rates. HOLLIDAY, WISE & Co. Hongkong, July 25, 1872.

QUEEN FIRE INSURANCE COM-PANY THE Undersigned are prepared to accept

NOTICE.

I Risks on First Class Godowns at 1 per cent. nett premium per annum: NORTON & Co., Agenta. Hongkong, May 19, 1881.

日三十月六年午壬 Insurances.

LANCASHIRE INSURANCE COMPANY.

(FIRE AND LIFE.)

CAPITAL, -- Two MILLIONS STERLING.

THE Undersigned are prepared to grant POLICIES against the Risk of FIRE on Buildings or on Goods stored therein, on Goods on board Vessels and on Hulls of Vessels in Hurbour, at the usual Terms and Conditions. Proposals for Life Assurances will be re-ceived, and transmitted to the Directors for their decision:

If required, protection-will be granted on first class Lives up to £1000 on a Single For Rates of Premiums, forms of proposals or any other information, apply to

ARNHOLD, KARBERG & Co., Agents, Hongkong & Canton. Hongkong, January 4, 1867.

VANGTSZE INSURANCE ASSOCIATION.

CAPITAL (Fully Paid-up) Tls. 420,000.00

PERMANENT RESERVETls. 230,000.00

SPECIAL RESERVE FUND,.....Tls. 290,553.95 CUMULATIONS, 6th ... Tls. 940,553.95 April, 1882.....

Directors. H. DE C. FORBES, Esq., Chairman. H. PINCKVOSS, | WM. MEYERINE, A. J. M. INVERARITY, G. H. WHEELER

Messrs RUSSELL & Co., Secretaries. LONDON BRANCH : Messra BARING BROTHERS & Co., Bankers. RICHARD BLACKWELL, Esq., Agent,

68 and 69, Cornhill.

HEAD OFFICE-SHANGHAL.

Policies granted on Marine Risks to all parts of the World. Subject to a Charge of 12 % for Interest on Sharsholders' Capital, all the Prories the next French Mail from Europe. of the Underwriting Business are annually distributed among all Contributors of Business (whether Shareholders or not) in proportion to the Premia paid by them.

Agenta. Hongkong, May 8, 1882.

RUSSELL & Co.,

Shipping.

Steamers:

FOR SAIGON. The Steamship Captain J. Ross, will be despatched as above on SUNDAY AFTERNOON, the 30th Inst.,

For Freight or Passage, apply to AH YON & Co. Hongkong, July 26, 1882.

FOR BRISBANE, SYDNEY AND MEL

BOURNE, VIA FOOCHOW. The Eastern and Australian Steamship Co.'s Steamer "Catterthun," Capt. MILLER, will be despatched as above on MONDAY, the 31st July, at 4 p.m.

GIBB, LIVINGSTON & Co., Hongkong, July 24, 1882.

For Freight or Passage, apply to

FOR SINGAPORE AND AUSTRALIAN PORTS. The A 1 British Steamer Oakdale" "Oakdale"
will be despatched as above on or about the

26th Instant. For Freight or Passage, apply to ADAMSON, BELL & Co.,

SHIRE LINE OF STEAMERS.

For Freight or Passage, apply to

Hongkong, July 18, 1882.

FOR YOKOHAMA AND HIOGO. The Steamship Merionethshire,"
Riokards, Commander,
expected here on or about the .. lst Instant, will have immediate despatch for the above Ports.

ADAMSON, BELL & Co.

Agents.

Hongkong, July 26, 1882. OCEAN STEAMSHIP COMPANY, FOR LONDON VIA SUEZ CANAL. The Co.'s Steamship

Capt. KIRKPATRICK, will be despatched on or about the 2nd August. For Freight or Passage, apply to BUTTERFIELD & SWIRE, Agents.

Hongkong, July 25, 1882.

FOR SYDNEY AND MELBOURNE, VIA SINGAPORE. (Calling at PORT DARWIN & QUEENS LAND PORTS, and taking through

Cargo to NEW ZEALAND, NEW CALE

DUNIA, TASMANIA and FIJI.).

The Eastern and Aus-

tralian Steamship Co.'s Chartered Steamer "Menmuir," Captain Ellis, will be despatched as above on or about FRIDAY, the 4th August. For Freight or Passage, apply to GIBB, LIVINGSTON & Co.,

Hongkong, July 15, 1882.

Shipping.

PRICE, \$24 PER ANNUM.

Steamers.

AUSTRO-HUNGARIAN LLOYD'S STEAM NAVIGATION COMPANY.

STEAM FOR SINGAPORE, PENANG, COLOMBO,

BOMBAY, ADEN, SUEZ, PORT SAID, AND TRIESTE. (Taking Cargo at through rates to CAL-CUTTA, PERSIAN GULF PORTS,

ODESSA, and the

MEDITERRANEAN PORTS.) The Steamsmp

Daphne,"

Capt. G. Doncren, will be or about FRIDAY, the 4th August. The Steamship For further Particulars, apply to MELCHERS & Co.,

Hongkong, July 20, 1882.

NOTICE. COMPAGNIE DES MESSAGERIES MARITIMES. PAQUEBOT POSTE FRANCAIS.

The Co.'s Steamship Commandant ROLLAND, will be despatched for SHANGHAI shortly after her arrival from

G. DE CHAMPEAUX,

Hongkong, July 19, 1882. NOTICE.

COMPAGNIE DES MESSAGERIES MARITIMES. PAQUEBOT POSTE FRANCAIS.

The Co.'s Steamship

" Menzalch."

RUSSELL & Co.

RUSSELL & Co.

The 3/3 L.1.1. American Ship

"Grecian."

Commandant Homery, will be despatched for YOKOHAMA shortly after the arrival of G. DE CHAMPEAUX,

Hongkong, July 19, 1882. Sailing Vessels.

FOR SAN FRANCISCO. The 3/3 L.1.1. American Ship " Lucy A. Nickels," NICKELS, Master, will load here for the above Port, and will have quick despatch.

Hongkong, June 28, 1882 FOR NEW YORK.

For Freight, apply to

for the above Port, and will have quick desputch. For Freight, apply to

DUNBAR, Moster, will load here

Hongkong, June 28, 1882. FOR SAN FRANCISCO. The American Ship Melrose." FRENCH, Master, will load here for the above Port, and will have quick despatch.

RUSSELL & Co. Hongkong, June 28, 1882.

FOR NEW YORK

The 3/3 L.1.1. American Bark

RUSSELL & Co.

For Freight, apply to

Nehemiah Gibson. BAILEY, Master, will load hero for the above Port, and will have quiez despetch, For Freight, apply to

Hongkong, July 23, 1882. Notices to Consignees.

BEN LINE OF STEAMERS. NOTICE TO CONSIGNEES.

FROM GLASGOW AND SINGAPORE.

HE Steamship Benledi, Captain Ross, having arrived from the above. Ports, Consignees of Cargo are hereby requested to send in their Bills of Lading to the Undersigned for countersignature, and to take immediate delivery of their Goods from the Steamer. Cargo impeding the discharge of the Steamer will be at once landed and stored at Consignees' risk and expense, and no Fire Insurance will be effected.

Hongkong, July 21, 1882. COMPAGNIE DES MESSAGERIES

GIBB, LIVINGSTON & Co.,

All Claims against the Steamer must be

presented to the Undersigned (in duplicate)

on or before the 31st July, or they will not

be recognised.

NOTICE TO CONSIGNEES.

This Cargo has been landed and stored at their risk and expense. No Fire Insurance has been offected Ex Yangise.

E B J, No. 8/9=2 cases Bees' Wax, from K. C., 28 bales Varn, Order, from S'pore.

MARITIMES. ONSIGNEES of the following Cargo Lading to the Undersigned for counter-signature, and take immediate delivery.

A B E, No. 7, 1 case Birds Skins, from

G. DE CHAMPEAUX Hongkong, July 11, 1882,

For Sale.

MacEWEN, FRICKEL & Co. No. 53, Queen's Road East, (OPPOSITE THE COMMISSARIAT), RE NOW LANDING, EX BRITISH BARQUE "STILLWATER."

DEVOE'S NONPARIEL BRILLIANT KEROSINE OIL.

150° test.

SPARTAN COOKING STOVES.

FAIRBANKS SCALES.

OAKUM.

TAR.

TURPENTINE.

EX "AMERICAN MAIL."

ALIFORNIA RACKER OMPANY'S BISCUITS in 5 H

time, and loose. Alphabetical BIS UUITS. Fanoy Sweet Mixed BISCUITS. Ginger CAKES.

Cracked WHEAT. OATMEAL.

> HOMINY. CORNMEAL.

Soda BISCUITS.

Oyster BISCUITS.

TOPOCAN BUTTER.

Eastern and Californian CHEESE. Boneless CODFISH. Prime HAMS and BACON. Eagle Brand Condensed MILK. PEACH and APPLE BUTTER. Pickled OX-TONGUES. Family PIG-PORK in kegs and pieces. Paragon MACKEREL in 5 to cans. Beau Ideal SALMON in 5 ib cans. Cutting's Dessert FRUITS in 21 ib cans.

Assorted Canned VEGETABLES. Potted SAUSAGE and Sausage MEAT. Stuffed PEPPERS.

Assorted PICKLES. MINCEMEAT. COMB HONEY in Original Frames. Richardson & Robbin's Celebrated Potted MEATS.

Richardson & Robbin's Curried OYSTERS Lunch TONGUE. McCarty's Sugar LEMONADE. Clam CHOWDER. Smoked SALMON. Green TURTLE in 21 ib cans.

A LARGE ASSORTMENT OF STORES, including: TEYSSONEAU'S DESSERT FRUITS. ALMONDS and RAISINS.

PICNIC TONGUES. COCOATINA. VAN HOUTEN'S COCOA. Liebio's & Epp's COCOA.

FRENCH PLUMS. PATE DE FOIE GRAS.

MINCEMEAT. BAUSAGES. BRAWN. ISIGNY BUTTER.

DANISH BUTTER. BREAKFAST TONGUES. ANCHOVIES. ASPARAGUS.

SOUPS, &c. WINES AND SPIRITS.

CHAMPAGNES-HIEDSIECK'S MONOPOLE & WHITE SEAL. VEUVE CLIQUOT PONSARDIN.

JULES MUMM & Co., pints & quarts. CLARETS-CHATEAU MARGAUX.

CHATEAU LA ROSE, pints & quarts. CHATEAU LAFITE, TRES GRAVES. BREAKFAST CLARET,

SHERRIES & PORT-SACCONE'S MANZANILLA & AMON-TILLADO.

SACCONE'S OLD INVALID PORT HUNT'S PORT. BRANDY, WHISKY, LIQUEURS, &c. -

1 and 3-star HENNESSY'S BRANDY, BISQUIT DUBOUCHE & Co.'s BRANDY. FINEST OLD BOURBON WHISKY. KINAHAN'S LL WHISKY. ROYAL GLENDEE WHISKY. CHARTREUSE MARASCHINO. CURACAO.

ANGOSTURA, BOKER'S and ORANGE BITTERS.

BASS'S ALE, bottled by CAMERON and SAUNDERS, pints and quarts. GUINNESS'S STOUT, bottled by E.& J. BURKE, pints and quarts. PILSENER BEER, in quarts. DRAUGHT ALE and PORTER, by the Gallon.

ALE and PORTER, in hogsheads.

SPECIALLY SELECTED

CIGARS.

Fine New Season's CUMSHAW TEA, in 5 and 10 catty Boxes.

BREAKFAST CONGOU @ 25 cents p. lb.

SEASIDE LIBRARY, 15 to 25 cents. FRANKLIN SQUARE LIBRARY, 15 to 25 cents.

MILNER'S PATENT FIRE-PROOF SAFES, and CASH BOXES, at Manufacturer's Prices. Hongkong, June 1, 1882.

Mails.

Occidental & Oriental Steam-Ship Company.

TAKING CARGO AND PASSENGERS TO JAPAN, THE UNITED STATES, MEXICO, CENTRAL AND SOUTH AMERICA, AND EUROPE,

VIA

THE OVERLAND RAILWAYS, . ATLANTIC & OTHER CONNECTING

STEAMERS. THE S. S. COPTIC will be despatch-

ed for San Francisco via Yokohama, on SATURDAY, the 20th July, 1882, at Connection being made at Yokohama, with Steamers from Shanghai and Japan

All Parcel Packages should be marked to address in full; and same will be received at the Company's Office, until 5 p.m. the day previous to sailing. A Reduction of 25 % made on all

RETURN PASSAGE ORDERS ISSUED. Consular Invoices to accompany Overland, Moxican, Central and South American Cargo, should be sent to the Company's Offices addressed to the Collector of Cus-

toms, San Francisco For faither information as to Freight for l'assage, apply to the Agency of the Concerns, No. 50x, Queen's Road Central, F. E. FOSTER.

Agent. Hongkong, July 15, 1882.



STEAM FOR SINGAPORE, PENANG.

COLOMBO, ADEN, SUEZ, PORT SAID, MALTA, GIBRALTAR, BRINDISI, ANCONA, VENICE, PLYMOUTH, AND LONDON:

BOMBAY, MADRAS, CALCUTTA, AND AUSTRALIA.

N. B. -- Cargo can be taken on through Bills of Lading for BATAVIA, PERSIAN GULF PORTS, MARSEILLES. TRIESTE, HAMBURG, NEW YORK AND BOSTON.

FITHE PENINSULAR AND ORIENTAL STEAM NAVIGATION COMPANY'S Steam-ship ROSETTA, Captain BARLOW, Her Majesty's Mails, will be despatched from this for LONDON direct, via SUEZ CANAL and usual Ports of Call. FRIDAY, the 4th August, at Daylight. Cargo will be received on board until

Noon on the day previous. Parcols and Specie (Gold) at the Offic until Noon on the day previous. For further Particulars, regarding FREIGHT and PASSAGE, apply to the PENINSULAR & ORIENTAL STEAM NAVIGA-TION COMPANY'S Office, Hongkong,

The Contents and Value of Packages are required to be declared prior to shipment. Shippers are particularly requested note the terms and conditions of the Com pany's Black Bills of Lading. This Vessel will call at Colombo.

A. McIVER, Superintendent. Hongkong, July 21, 1882.



MITSU BISHI MAIL STEAMSHIP COMPANY.

STEAM TO NAGASAKI AND KOBE, VIA INLAND SEA.

(Taking Cargo and Passengers for YOKO) HAMA and VLADIVOSTOCK.)

THE S. S. SUMIDA MARU, Captain 30th Instant, will be despatched as above on FRIDAY, the 4th August, at 4 p.m. Cargo received on board and Parcels at the Office up to 1 p.m. of day of sailing.

No Bill of Lading signed under \$2 Freight. All Claims must be settled on board before delivery is taken, otherwise they

will not be recognized. Cargo and Passengers for Yokohama will be transhipped to the Shanghai Mail Steamer at Kobe, and for Vladivostock at

For further Particulars, apply at the Company's Offices, Praya Central, Ground Floor of Messrs Russell & Co. H. J. H. TRIPP.

Hongkong, July 24, 1882.

U. S. MAIL LINE. PACIFIC MAIL STEAMSHIP

COMPANY. THROUGH TO NEW YORK, VIA OVERLAND RAILWAYS, AND TOUCHING AT YOKOHAMA, AND SAN FRANCISCO.

THE U. S. Mail Steamship CITY OF I TOKIO will be despatched for Sar Francisco, vià Yokohama, on SATURDAY the 12th August, 1882, at Noon, taking

Esquire, is the Official Assignee, and Mesers Passengers, and Freight, for Japan, the United States, and Europe.

Through Bills of Lading issued for transportation to Yokohama and other Japan Ports, to San Francisco, to Atlantic and Inland Cities of the United States, via Overland Railways, to Havana, Trinidad, and

Demerara, and to ports in Mexico, Central and South America, by the Company's and connecting Steamers. Through Passage Tickets granted England, France, and Germany by all trans-Atlantic lines of Steamers.

On prepaid RETURN PASSAGE TICKETS REDUCTION of 25 % is made. Freight will be received on board until p.m. on the 11th August. Parcel Packages will be received at the office until 5 p.m.,

same day; all Parcel Packages should be marked to address in full; value of same Consular Invoices to accompany Overland au3

Cargo should be sent to the Company's Offices in Sealed Envelopes, addressed to the Collector of Customs at San Francisco. For further information as to Passage and Freight, apply to the Agency of the Company, No. 50A, Queen's Road Central Moderate. F. E. FOSTER,

Agent

Hongkong, July 15, 1882.

Insurances.

HE CITY OF LONDON FIRE IN-SURANCE COMPANY, LIMITED. CAFITAL, £2,000,000. | PAID-UP, £200,000.

PAID UP RESERVE FUND, £50,000. THE Undersigned having been appointed Agents for the above Company are

prepared to ACCEPT RISKS against FIRE at Current Rates. GEO. R. STEVENS & Co. Hongkong, January 1, 1882.

NORTH BRITISH & MERCANTILE INSURANCE COMPANY.

THE Undersigned, Agents of the above Company, are authorized to Insure against FIRE at Current Rates.

GILMAN & Co. Hongkong, January 1, 1882.

THE TOKIO MARINE INSURANCE COMPANY, LIMITED.

THE MITSU BISHI MAIL S. S. CO. the above Company, the Undersigned is prepared to accept MARINE RISKS at forcent Rates and usual Discounts.

H. J. H. TRIPP. Agent, M. B. M. S. S. Co. Hongkong, April 26, 1882.

THE SOUTH BRITISH FIRE AND MARINE INSURANCE COMPANY OF NEW ZEALAND.

Unlimited Liability of Shareholders. TTHE Undersigned having been appointed AGENTS for the above Company are

prepared to accept FIRE and MARINE

CAPITAL £1,000,000 (One Million Storling).

RISKS at Current Rates, allowing usual Discounts. GEO. R. STEVENS & Co. Hongkong, July 1, 1881.

Hongkong, July 27, 1882. Intimations.

NEWS FOR HOME. The Overland China Mail.

(The oldest Overland Paper in China,) PUBLISHED AT THE "CHINA MAIL" OFFICE

IN TIME FOR THE ENGLISH MAIL. Containing from 72 to 84 columns of closelyprinted matter.

TIHIS Mail Summary is compiled from I the Daily China Mail, is published twice a month on the morning of the English Mail's departure, and is a record of each fortnight's current history of events in China and Japan, contributed in original reports and collated from the journals published at the various

ports in those Countries. It contains Shipping news from Shanghai Hongkong, Canton, &c., and a complete Commercial Summary. Subscription, 50 cents per Copy (postage paid 52 cents.) \$12 per annum (postage

paid \$12.50.) Orders should be sent to GEO. MURRAY BAIN, China Mail Office, 2, Wyndham Street, not later than noon of the day the English Mail Steamer leaves. Terms of Advertising, same as in Daily China Mail.

SAILOR'S HOME.

A NY Cast-off CLOTHING, BOOKS, or PAPERS will be thankfully received at the Sailor's Home, West Point, Hongkong, July 25, 1878.

ro-day's Advertisements.

FROM HAMBURG, ANTWERP, SINGAPORE AND MANILA.

THE Steamship Wandrahm, Captain SPLIEDT, having arrived from the above Ports, Consignees of Cargo are hereby informed that their Goods are being landed and stored at their risk into the Godowns of the Undersigned, whence and/or from HUBENET, due here on or about the the Wharves or Boats delivery may be

Optional Cargo will be forwarded unless notice to the contrary be given before 10 a.m. To-Mornow, the 28th Instant. Cargo remaining undelivered after the 4th August will be subject to rent.

No Fire Insurance has been effected. Bills of Lading will be countersigned by MELCHERS & Co.,

Hougkong, July 27, 1882. IN THE SUPREME COURT OF HONGKONG.

1N. BANKRUPTCY.

TOTICE,-NOOR MAHOMED KHAWIS and ALLY MAHOMED KHAMISA, trading together at Nos. 8 and 10, Peel Street. Victoria, Hougkong, as Drarers, under the name of "Nook Mahomed Khamisa," having been adjudged BANKRUPTS under a Petition for adjudication filed in the Supreme Court of Hongkong in Bankruptcy, on the 18th day of July, 1882, are hereby required to surrender themselves to Edward James ACREOVE, Esquire, the Registrar of the said Court, at the First MEETING of CREDITORS to be held by the said Registrar on THURSDAY, the 3rd day of August, 1882, at 11 o'Clock in the Forencon, precisely, at his Chambers, Supreme Court. The said EDWARD JAMES ACKROYD,

DENNYS AND MOSSOP are the Solicitors in the Bankruptcy. A Public Sitting will hereafter be appointed by the said Court for the said Bankrupts to pass their Final Examination and to make application for their Discharge, of which Sitting notice will be given in the

Hongkong Government Gazette. At the First Meeting of Creditors, the Registrar will receive the Proofs of the Debts of the Creditors, and the Creditors who shall have proved their Debts, respectively, or the majority in value of the said Creditors, are hereby directed to choose at such Meeting an assignee or assignees of the Bankrupts' Estate and Effects to be called the Creditors' Assignee or Assignees.

Dated this 22nd day of July, 1882. DENNYS & MOSSOP,

Solicitors in the Matter.

TO LET.

THREE HOUSES in RICHMOND TERRICE, Bonham Road. Rent

HONGKONG DISPENSARY. Hongkong, July 7, 1882.

To-day's Advertisements.

NETHERLANDS INDIA STEAM NAVIGATION COMPANY, LIMITED. FOR BATAVIA, SAMARANG AND SOURABAYA, VIA PONTIANAK.

The Steamship hams ; for Foochow, Mr R. S. Smith. "William Mackinnon,"
Captain Oneille, will be
despatched for the above for Bangkok, 27 Chinese. Ports TO-MORROW, the 28th Instant, at

For Freight or Passage, apply to

JARDINE, MATHESON & Co., Hongkong, July 27, 1882.

FOR SWATOW, AMOY AND TAIWANFOO.

The Steamship "Albay," Captain Goddard, will be despatched for the above Ports on SUNDAY, the 30th Instant, at Daylight.

For Freight or Passage, apply to DOUGLAS LAPRAIK & Co. Hongkong, July 27, 1882.

FOR LONDON VIA SUEZ CANAL. The Steamship "Glenroy," Captain GEARE, will be despatched for the above Port on or about the 7th August. For Freight or Passage, apply to JARDINE, MATHESON & Co.,

Agents. Hongkong, July 27, 1882.

FOR LONDON (DIRECT.) The 3/3 L.1.1. German Bark J. DENECKEN, Master, will load here for the above Port, and will have quick despatch. For Freight, apply to

Not Responsible for Debts.

ARNHOLD, KARBERG & Co.

 $igwedge ^J$ either the Captain, the Agents, nor Owners will be Responsible for any Debt contracted by the Officers or Crew of the following Vessels, during their stay in Hongkong Harbour :-

ANERLEY, British steamer, Capt. F. G. Strachan.—Russell & Co. ARCHOS, British barque, Captain Ed. B. Halliday. - Borneo Company, Limited. Comer, German ship, Capt. D. Siegener.

EMRLEM, British ship, Capt. W. Roberts. -P. & O. S. N. Co. GLENURY, British 3-m. schooner, Captain | For HOIHOW, AND TOURON. David Thomson. - Wieler & Co.

Coalfleet .- Jardine, Matheson & Co. Monarch, British steamer, Captain M. Thompson.—Siemssen & Co. S. R. Bearce, American barque, Captain A. D. Barnard. - Ed. Schellhass & Co. For SWATOW, AMOY, AND TAIWAN-WANDRAHM, German steamer, Capt. W

MAGENTA, British brigantino, Captain H.

SHIPPING.

Spliedt. - Melchers & Co.

ARRIVALS. July 26, Ningpo, British steamer, 761,

R. Cass, Shanghai July 22, General. Siemsen & Co. July 26, Magenta, British brigantine, 327, Hiram Coalfleet, Freemantle (W. Australia) Juno 25, Sandalwood - JARDINE

For KOBE AND NAGASAKI.-MATHESON & Co. July 26, Mabel, American barque, 783, FOR NAGASAKI AND YOKOHAMA.-Snow, New York March 6, Kerosine Oil .-

July 27, Fooksang, British steamer, from MAILS BY THE UNITED STATES PACKET.

July 27, Too-Nen, Chinese steamer, 1261, A. Croad, Shanghai July 23, General .-C. M. S. N. Co. July 27, Albay, British steamer, 366, Goddard, Taiwanfoo July 22, Amoy 24,

and Swatow 26, General. - Douglas La-PRAIR & Co. July 27, Cheung Hock Kiam, British steamer, 956, F. Webb, Amoy July 24, and Swatow 26, General. - BUN HIN CHAN. July 27, Daphne, Austro-Hungarian str., 1510, G. Doncich, Trieste June 1, via Port Said, Suez, Aden, Bombay, Colombo, Pe-

DEPARTURES.

27, Ægean, for Saigon. 27, Consolation, for Bangkok.

27, Yang-tsé, for Marseilles, &c.

CLEARED.

27, Too-Nan, for Canton.

27, Thales, for Coast Ports.

27, Fooksang, for Shanghai.

27, Ningpo, for Canton;

GIBB, LIVINGSTON & Co.

Activ, for Hoihow, &c.

Fano, for Newchwang.

Humalaya, for Haiphong:

China, for Swatow.

Nona, for Mantung:

Annie, for Bangkok.

smith, and 45 Chinese.

Swatow, 601 Chinese.

Venice, for Singapore, &c.

Melrose, for San Francisco.

Chiang Hock Kian, for Singapore.

PASSENGERS.

ARRIVED.

Per Ningpo, from Shanghai, Mrs Gold-

Per Albay, from Amoy, &c., 13 Chinese.

Per Cheang Hock Kian, from Amoy and

Per Daphne, from Trietes, &c., Mr and

Mrs Reigarten and 6 children, and 168 Chi-

Per Menmuir, from Newcastle (N.S. W.),

&c., Capt. Laiman, 3 Europeans, and 27

DEPARTED.

Per Yang-tsé, for Saigon, 3 Chinese; for

Marseilles, Mr A. F. Beuscitrit, and I Chi-

nese. - From Shanghai: for Saigon, Mr. J.

drouski and G. B. Sore; for Marseilles, Mr.

Yang Siang Noung and servant, Mr T. L.

July 27, Fei Lung, for Saigon.

nang, and Singapore, General. - MELCHERS THE MAILS PER BRITISH CONTRACT PAG-KETS will CLOSE during the Summer July 27, Wm. Mackinnon, Dutch steamer, Months, commencing from the 4th jy30 701, J. Oreille, Amoy July 26, General.of April, as follows :-- -

JARDINE, MATHESON & Co. For Money Order Business 3 P.M. July 27, Vandrahm, German steamer, " Registry of Correspondence 4-7.M. " Posting of all Printed Matter 4 P.M. 1250, W. Spliedt, Hamburg via Manila July 24. General. - MELCHERS & Co. " Posting of all Letters 5 P.M.

Posting of all Letters with Late Fe July 27, Menmuir, British steamer, 1247, 5.10 to 5.30 P.M. W. Ellis, Newcastle (N.S.W.) July 7, via Supplementary Mail on Board 9.30 P.M. Bowen, Cooktown, and Thursday Island with Late Fee of 10 cents on Letters. 16, 50 tons General and 1,400 tons Coal .-Newspapers without Late Fee, after which Letters may be placed in the Letter Box on board the Packet for treatment at

General Memoranda.

SATURDAY, July 29 :-Noon, -Occidental & Oriental S. S. Co. Steamer leaves for Yokohama and San Francisco. Noon. -Auction of Stock-in-Trade at Mr MARCH, "Sonnelle," J. M. Armstrong's Sales Rooms. 3 p.m.—Auction of Houses (in six se-

parate lots). BUNDAY, July 30 :--Daylight, -- Albay leaves for Swatow, &c. 2 p.m. -Benledi leaves for Saigon. MONDAY, July 31 :-

3 p.m.—Meeting of Shareholders of the H.K., C. & M. Steamboat Co., Ltd., at No. 52, Queen's Road. 3.30 p.m.—Meeting of Shareholders of the China Traders' Ins. Co., Ltd., at

Claims against the Benledi must be sen in to Messrs Gibb. Livingston & Co., on or before this date. FRIDAY, August 4:-

Daylight. - English Mail leaves for Ports of Call and Europe. 2 p.m. -Auction of Household Furniture, &c., at No. 2, Gage Street. 4 p.m.-Mitsu Bishi Mail leaves for being returned to him.

Daphne leaves for Straits, &c., on or about this date.

L. Gleaheer, for Singapore, Messrs Po- SATURDAY, August 12:-Yokohama and San Francisco.

MEMOS. FOR TO-MORROW Shipping.

Bullock (H. M. Consul), Mr and Mrs Ro-dewald, 3 children and smah, Mr and Mrs

Benvist; for Singapore, Mrs Scobell; for Naples, Mr A. Simeonoff; for Marseilles,

Mr Scobell, Miss Will Johnson Dr Hesnard

and 2 children, Messrs A. Helm and M. B.

Per Thales, for Swatow, Mr C. C. Wil-

Per Consolation, for Swatow, 11 Chinese:

Per Fooksang, for Shanghai, 40 Chinese.

TO DEPART.

Per Venice, for Singapore, 20 Chinese.

Per Nona, for Mantung, 12 Chinese.

Per Annic, for Bangkok, 2 Chinese.

SHIPPING REPORTS

S.W. winds to Breaker Point; thence to

The Chinese steamer Too-Nan reports :

The British steamer Albay reports:

Left Taiwanfoo July 22nd, Amoy 24th, and

Swatow 26th. Taiwanfoo to Amoy, light

Swatow, moderate S.W. breezes, cloudy

with lightning from the S. and S.E.; Swa-

tow to Hongkong, moderate E. to S.E.

calms. Arrived in Hougkong at 10.15 a.m.

In Swatow : Revenue cruiser Fei Hoo, S. S.

Newchwang, Europe, and Cheang Hock

The Dutch steamer Wm. Mackinnon re-

7th inst., and called at Bowen, Cooktown,

and Thursday Island, leaving the latter

port on the evening of the 16th. Owing to

very dark nights, she had to anchor three

times inside the Barrier Reef. Light and

moderate winds with fine weather was ex-

CARGO.

Per S. S. Yang-isé, sailed 27th July :-

For Continent, 1,755 bales Silk, 531 bales

Waste Silk, 573 bales Cocoons, 13 cases

POST OFFICE NOTICES.

Per Fuyew, at 11.30 a.m. To-morrow,

For PONTIANAK, BÄTAVIA, SAMA-

Per Wm. Mackinnon, at 3.30 p.m. To-

Per Hainan, at 5 p.m. To-morrow, the

Per Himalaya, at 8.30 p.m. To-morrow, the 28th inst., instead of as pre-

Per Albay, at 5 p.m., on Saturday, the

Per Pernambuco, at 5 p.m., on Saturday,

Per Benledi, at 9 a.m., on Sunday, the

Per Catterthun, at 3.30 p.m., on Mon-

Per Sumida Maru, at 3.30 p.m., on Fri-

Per Sunda, at 11.30 a.m., on Saturday,

The United States Mail Packet Coptic, will

be despatched on SATURDAY,

Francisco, the United States, Canada,

Honolulu, Peru, &c., which will b

respondence may be posted on board

AND MELBOURNE, &c.

day, the 31st inst.

day, the 4th August.

the 5th August.

closed as follows :---

11.15 A.M. Registry ceases.

Hongkong, July 17, 1882,

RANG, AND SOURABAYA .-

morrow, the 28th inst.

the 28th inst., instead of as pre-

ports: Fine-weather and calm sea.

perionced the whole of the passage.

pkgs. Tea, and 431 pkgs. Sundries.

MAILS will close:-

viously notified.

For SHANGHAL .-

28th inst.

29th inst.

the 29th mat.

viously notified.

For HAIPHONG .-

F00.—

or SAIGON .-

601 Chinese.

and heavy swell.

Fine weather throughout.

Per Activ, for Hollow, &c., 10 Chinese.

Per Himalaya, for Haiphong, 10 Chi-

Per Agean, for Saigon, 12 Chinese.

Shin Siang Ching and child, and Mr H. A. Behnke.—From Yokohama : for Saigen, Mr Notice of Optional Cargo per Wandrahm to be sent in before 10 a.m. p.m. - William Mackinnon leaves for

Batavia, &c. Meeting. p.m. - Meeting of Shareholders of the

Hongkong Hotel Company, Limited, at Hongkong Hotel.

HONGKONG DISPENSARY Established A.D. 1841. 香港大樂房

A. S. WATSON & Co., Per Cheang Hock Kian, for Singapore, FAMILY & DISPENSING CHEMISTS WHOLESALE AND RETAIL DRUGGISTS, IMPORTERS

The British steamer Ningpo reports: DRUGGISTS' SUNDRIES, NURSERY REQUI port E.S.E. breeze with showers of rain SITES, TOLLET REQUISITES, ENGLISH, AMERICAN, AND FRENCH PATENT MEDICINES, MANUFACTURERS

N.W. breezes and fine weather; Amoy to Soda Water, Lemonade, Tonic Water Gingerade, Potasa Water, Sarsaparilla Water, and other Aerated Waters. winds, fine and clear weather, latterly The Manufactory is under direct and continuous European Supervision. Hongkong, June 1, 1876.

The publication of this issue commence The British steamer Menmuir reports: Sailed from Newcastle (N.S.W.) on the

The China Mail.

HONGKONG, THURSDAY, JULY 27, 1882.

[SUPPLIED TO THE "CHINA MAIL." (Per E. E. A. & C. Telegraph Co.'s Line.

REUTER'S TELEGRAMS.

Silks, 4,533 pkgs. Tea, and 626 pkgs. Sundries. For London, 446 bales and 3 cases Silk, 425 half-chests, 493 chests and 82 BRITISH OCCUPATION DECIDED ON: SINGAPORE, 26th July, 10.59 a.m. has been decided upon, and a British expeditionary force sails on the 4th August.

> INDIAN CONTINGENT FOR EGYPT. LONDON, 26th July. It is decided to despatch an Indian Contingent to Egypt.

HOLY WAR PROCLAIMED BY ARABI. LONDON, 26th July. Arabi has proclaimed a Jehad and masse are flocking to the standard.

Mr Gladstone has announced an increase of the income tax of threspence.

INCREASE IN THE INCOME TAX.

LONDON, 26th July.

LOCAL AND GENERAL. The next French Mail, by the M. M. Saghalien, may be expected to arrive vessels. hourly. She brings dates up to the

For FOOCHOW, BRISBANE, SYDNEY, The next American Mail per the P. to arrive here on or about the 29th instant. Her dates from San Francisco are up to the 1st instant.

23rd June.

at 10 p.m.

London.

THE Clifton has gone to Aberdeen Dock and the Kwangtung to Kowloon Dock. TELEGRAM received from Manila at 11.11 29th inst., with Mails for Japan, San a.m. this day, states the typhoon announced

vise of its final direction. 11.30 A.M. Post-Office closes, but Cor-A Sydney telegram, dated 30th June, states that the Orient Company's new steamer the Packet with Late Fee of 10 cents extra Postage until the time of depar-Austral had arrived there in 32 days from

> alistic entertainments in Australia, is said to have left Cooktown for Hongkong on 12th July. THE Agents (Messrs Butterfield & Swire) inform us that the O. S. S. Co. steamers

> THE Band of the Buffs will play in the Botanical Gardens on Saturday evening next, by moonlight, commencing at 9 p.m. The following is the programme:-

OVERTURE, ... Les Vepres Sicili-CAVATINA, ... Zelmira, REMINISCENCES OF MENDELSSOHN. ARIA, Oberto, Conte di St. Bonifacio, "] Verdi. VALSE, Rhein Sagen, Gungl. GOD SAVE THE QUEEN, H. QUINN, Band Muster.

This morning the third prisoner in the to day. coinage case, which was yesterday disposed 4 p.m.—Catterthun leaves for Australian of by Mr Wodehouse dismissing the first the complainant; the defendant was untwo prisoners and fining the remaining one, represented by counsel. was again brought before the Magistrate. Mr Wodehouse said he had gone over the evidence again and did not now think there was sufficient ground to convict the prisoner, and ordered him to be discharged, the amount of the fine which had been paid

Menmuir leaves for Australian Ports via
Singapore on or about this date.
Goods per Wandrahm undelivered after this date subject to rent.

Arvaday, August 12:—
Noon.—P. M. S. Co.'s Steamer leaves for SINGAPORE has just discovered that it reous but not dull," is or will be the Straits character.

Intelligence, and the editorship has been entrusted to Mr. J. Carmichael, late of Shanghai. The Intelligence will be issued twice a week, on Wednesdays and Saturdays, the first publication having been promised for the 15th inst.

THE geographical knowledge necessary to

the satisfactory comprehension of Reuter's telegrams is very great, as may be evidenced by the fact that the recognised authorities are again silent as to the whereaboute of Ramleh, one of the places named for British occupation in Egypt. Aboukir, the other town named, is famous as the landing-place of Sir Ralph Abercromby on 8th March 1801, from which the French were driven. as well as from the adjacent heights toward Alexandria; and the Bay of Aboukir is the scene of the famous "Battle of the Nile." The town is small but possesses a fortified castle, which was strengthened and used as a state prison by Mehemot Ali. Why the despatch of the expeditionary force should have been delayed so long it is very difficult to discover, socing that the preparations were said to have been complete on the 3rd of July. The danger of delay may be somewhat counterbalanced by the unumal care and caution which seem to have been exercised; but the opportunity which is thus furnished to Arabi Pasha, not only to strengthan his position but to excite the country by the cry of a holy war, will, it is feared, cost too much. The decision to despatch an Indian contingent to Egypt will not, it is presumed, involve the objection which was previously raised against such a measure. as the plains of Egypt may be regarded as congenial soil to the native troops of India. They will most likely reach the seat of war before their English comrades of the expeditionary force. Taking the Premier's announcement regarding the increase of the Income tax by threspence (which makes it eightpence) together with the anticipated vote of credit, it is clear that the Government have not taken the British occupation of Ramleh and Abonkir strong action they have done without first counting the cost. It is to be hoped that, as they are now undertaking single-handed to set the Egyptian business at rest, they will see that British interests shall obtain the predominance which such action should unquestionably secure.

Ramleh, we now learn, is a small watering-place about five or six miles from Alexandria, on the road to Aboukir, and has been called a miniature " Brighton."]

THE Nagasaki Express says the influential proprietors of the Karatau coal mines have evidently proved successful in their endesyours to obtain Government permission to ship their out-put direct to foreign ports, as we hear that a branch office of the Nagasaki Custom House has recently been established there for the purpose of collecting dues and entering and clearing foreign

performed the well-known play of "The Lady of Lyons" in the City Hall Theatre last night, the performance being a benefit to Miss Nellie Fergusson. There was a fairly numerous audience, the lower portions of the theatre being very well filled; and the play was most creditably put upon the stage. The leading role (Claude Melnotte) was undertaken by an amatour. who has appeared but once on the local stage, and the success of his representation was greater than even his friends anticipated. He knew his part well, spoke his lines with great clearness and effect, and altogether sustained the spirit of the play in a mauner which elicited the warm approbation of the audience. Miss Nellie Fergusson, the beneficiaire, played the part of Pauline; and, in company with Claude Melnotte, she was repeatedly called before the curtain to receive the plaudits of those present. Mr D'Orsay Ogden, as Colonel Damas, appeared to considerable advantage; and the other parts were fairly well filled by the other members and half-s-dozen amsteurs. The entertainment was altogether Telemachus, from Liverpool, and Agamem- most creditable to those concerned; all showed a praiseworthy knowledge of the on the 23rd inst. and yesterday afternoon parts assigned to them; and, although it (26th) respectively for this port and Shangmust be said that in manner and in get-up there was much room for improvement, more especially among those who filled the minor parts, the long piece was played without any serious hitch, and the audience showed by its applause that a

(Before Sir G. Phillippo, Chief Justice.

MrFrancis saidthat the order and practice in such matters as this was that when the

THE late members of the Bandmann-Beaudet M. str. City of Tokio may be expected Company, assisted by several amateurs. The French mail will probably be delivered yesterday is travelling very slowly; will ad

A PERFORMER, styled Lieut. Manfred Rose, who had been giving illusionist and spiritunon, from London, cleared from Singapore

> most enjoyable evening had been spent. SUPREME COURT. IN CRIMINAL SESSIONS.

THE BANDMANN T. FRASER-SMITH LIBEL His Lordship passed sentence in this case

Thursday, July 27.

Mr Francis and Mr Mackean, instructed by Messrs Brereton and Wotton, seted for defendant was brought up to receive judg-ment, after conviction for publishing a libel. his affidavite were first read, and then the

His Lordship concerns; and the following and and head by bir Brazer Smith in mingstien of sentence was read.

[That the articles published in the Hongrous Telegraph, and icand by the Jury to be libels, were written honestly under

rosecutor was beard.

upon Mr Bandmann's private character.

law privileged to defend myself in the manand insulting attacks of the prosecutor.

trial by the Magistrate, the prosecutor continued almost daily in various places in this Colony using insulting and opprobrious terms towards myself and my newspaper. doing everything in his power to injure me felt so inclined, from taking any steps to publicly apologise:

5. That I express my sincere regret for having violated the law, and unjustly and illegally aspersed the character of the prosecutor, and respectfully submit myself to the merciful consideration of the Court. Mr Francis, resuming, said they had no

affidevits of aggravation, but he would ask his Lordship's permission to put in the Hongkong Telegraph of the 19th and 20th July, containing a report of that trial, and would call his Lordship's attention to what, he was afraid, would be considered a very serious matter indeed. Mr Fraser-Smith sidered he had received provocation and in publishing a report of this trial had abso- that he published those libels believing lutely omitted to print or publish one single them in substance to be true. He (Mr syllable of the evidence given by Mr Band- Smith) had filed an affidavit in which to mann or by any of the witnesses called on some extent he asked for mitigation of his behalf, and had not even mentioned the punishment upon the same grounds as refact in his report of the trial of their having commended by the jury. In that he said been called. Mr Francis did not think it that the articles published in the Telegraph was necessary for him to add any remark and found by the jury to be libels were with reference to that fact. He would also honestly published, and solely to protect ask his Lordship's permission to put in the himself from the insulting attacks made paper of 21st July containing an article by upon him by the prosecutor. His Lordship Mr Fraser-Smith. In connection with it rend the paragraph of the affidavit in which he would call his Lordship's attention to defendant denied that he intended to inthese few lines :- "As a matter of law the jure Mr Bandmann's character. In the 5th verdict was entered. The recommend- paragraph his Lordship said defendant had ation by the jury of the defendant to the very properly expressed his sincere regret them in substance to be true, was a moral victory for the defendant."

His Lordship to defendant : Do you wish

comprehend the object of the reference.

of anybody called in his behalf.

of it before.

Mr Fraser-Smith said that the Hongkong

Telegraph being published at four in the Telegraph, it was stale.

Mr Frager Smith said that having been paper himself.

inadvertently omitted?

had been on his trial just as much as Mr much better position than he did now. He and might employ for a limited time might business. No objection was raised to Mr Fraser-Smith. He came there to vindicate had said he did not do this because Mr his character, and the jury had done Bandmann was abusing him; that ought to that to a counderable extent, but per have had no effect with him whatever in the sons looking into a libel case such as performance of his duty. If he had reflectthis would look not only to see what ed unjustly on Mr Bandmann he certainly was the verdict of the jury but to see what lought to have apologised. Instead of that was the opinion of the presiding judge, and however, he had defended himself before the sentence passed would mark that the Police Magistrate, and put in a plea of opinion. He saked his Lordship to mark justification in that Court, and went into clearly by the sentence he would pronounce his defence. He had admitted that he had his sense of the wanton, incalled for and been unable to prove the more serious malicious nature of the libels published by charges, but he had called witnesses belong-Mr Fraser-Smith, of the character of his ing to Mr Bandmann's troupe to show that conduct subsequent to these libels, and of if Mr Bandmann was not a confirmed wothat Court to sustain one tittle of the ladies of his company. That was no demade and repeated not once but several Smith) had repeated his assertions in times with reference to Mr Bandmann. It his address to the jury, not only with character, to his future vindication, that he to the Mirs Rousby case. It might be, for the last eight years with the knowledge Mr Wotton. By giving consent to defendasked that his Lordship should mark his and his Lordship thought it possible, of the claintiffs.

2. That I honestly believed, when the sense of such proceedings by an adequate that it was not until after conviction that of evidence.

His Lordship, addressing the defendant said that after a long and patient trial he (Mr Smith) had been found guilty unanimously by the jury on the second count, and by six to one on the first count, and the jury further recommended him to the merciful consideration of the Court, as they con-

merciful consideration of the Court, on the for having violated the law and unjustly grounds that he had received provocation, and illegally aspersed the character of the and had published the articles believing prosecutor, and submitted himself to the merciful consideration of the Court. His Lordship said he had to consider the sentence he should pass upon him-a sentence which should not be too severe, but at the Mr Fraser-Smith said he could only say same time a sentence which should prevent that he could not comprehend the object of the recurrence of such a thing not only in the learned counsel in referring to the re- his (Mr Smith's) paper but in any other. port of the evidence in the trial which ap- Of course the nature of the offence with ted by Messrs Stephens and Holmes, neared in the Hongkong Telegraph. Had he | which he had been charged had to be taken received notice that these papers were to be into consideration. With regard to the put in, he should have taken steps to offer statement that he had published the articles some explanation. He (Mr Smith) did not | believing them to be true, which the jury urged in mitigation of punishment, he must H. F. Darby, T. Jackson, and J. K. Davis, His Lordship said he (Mr Smith) pur- be aware that there were three classes of norted to give a report of what took place libel in the Act, 6 and 7 of Victoria. The in that Court. He had put in all the evi- first was for publishing or threatening dence that was given by the various wit to publish a libel for the purpose of nesses on his own behalf regarding Mr extorting money. That was punishable Bandmann's treatment of women, but, as with three years' imprisonment with or his Lordship understood, he had put in without hard labour. The second, for none of the evidence of Mr Bandmann or | malicious or defamatory libel, knowing the same to be false; that was punishable Mr Fraser-Smith said it was the first with any term not exceeding two years, time he had heard of it, he was not aware | and such fine as the Court might award. The third was for maliciously publishing His Lordship said if it had been done any defamatory libel, the punishment for ordinary kind of agreement for parties to nurposely it was an exceedingly wrong which was fine or imprisonment, or both as

thing to do. He (Mr Smith) would make the Court might award. In this case it it appear to the world that he had brought was the third offence which was charged. evidence against Mr Bandmann's character, Had he been charged with the second the to which Mr Bandmann had made no reply jury could have found him guilty of simply between the plaintiffs and the defendant publishing a defamatory libel; that was on the 10th March 1870, in which the dewhat he was charged with, and the recom- fendant agreed to enter the plaintiffs' mendation of the jury only went to that service as clerk in Hongkong for four years, the defendant several times recently flannels, he was from 1874 to the beginning of 1870. afternoon the reports were necessarily con- extent, although he was only charged with and also agreeing amongst other things, densed, in fact the eloquent address of the defamatory libel, not with defamatory libel that he would not enter, in any capacity, learned counsel was disposed of in two or knowing it to be false, though the evidence into any kind of business or trade similar three lines. They were not in the habit of might have gone to show that he (Mr to that carried on by the plaintiffs, in publishing stale news, and if the evidence Smith) knew it to be true. They had Hongkong and Shanghai or within five Frickel & Co. and Mr. J. G. Smith. Ho had frequent communications with Sayle & of the businesses specified in his agreement given by Mr Bandmann was not in the recommended him to the mercy of the miles thereof, or carry on that class of Court on the ground of great provees | businesson his own account or in partnership | Sayle & Co. His Lordship pointed out that the evi- tion. His Lordship said that he was with others, within fourteen years after the dence of Mrs Ogden, Mr Inman, Mr unable to see any great provocation. expiration of the term of service agreed Schmidt and Mr Ogden had been given in It was true that Mr Bandmann had made upon, without first having the consent of the full. Mr Bandmann was examined to rebut certain remarks about him before the pubthat evidence. He called Miss Beaudet, lication of the article in question, and had and one or two other witnesses, but there sent him an insulting message. But that was no notice of that in his (Mr Smith's) was no justification for publishing a libel, as Mr Smith had admitted in his paper. Provocation was no excuse when a man was in attendance at Court during the trial he | indicted for unlawfully using weapons. It had been unable to look after the news- was no defence for a man who was charged with the crime of murder to say he was His Lordship: You say it was entirely provoked into committing the crime; and not only was it no defence, but it was not Mr Fraser-Smith said he could assure his taken into account in consideration of mi-Lordship it was. He was not aware until tigation of punishment. No man had a right that moment that the evidence had not ap- to take the law into his own hands; and he (Mr Smith) had no right to publish Mr Francis said that, in addressing his these articles to retaliate upon Mr Band-Lordship on the subject, he did not propose mann or to defend himself. With regard to to say anything with reference to the plea | the first article, entitled "Tragic Power." it of justification which had been filed in con- would appear from the evidence given at his Lordship's mind. There was not the mislaid it—so he went and sought for a of justification, persevered in to the very was annoyed with Mr Bandmann-he

nection with the case, or the evidence called the trial that he (Mr Smith) sought to support it, or the proceedings during the for that article-he had had an original trial, as they must be thoroughly before copy in his possession but he had least necessity to call his Lordship's atten- copy, and the presumption which his Lordtion to the fact that in point of law the plea ship imagined the jury drew was that he last moment, and emphasised in Mr Fraser- (Mr Smith) had said that he was unaware Smith's final address to the jury, was a that press privileges had been withdrawn. matter of aggravation. With reference to and that the advertisements had ceased. the report published on the 19th and 20th but had never been stopped-annoyed at of July, he would call his Lordship's atten- some remarks which had come to his ears. tion to the fact that the report terminated and therefore published the article. It was in this way. After giving the whole of the quite true that if it had been nothing more evidence of the 19th-he had given the than a criticism on the sketch in Men of the whole evidence of Mrs Ogden, Mr Inman, Time he might have been justified in pubof Mr Schmidt, of Mr D'Orsey Ogden, of lishing it, provided he did not do it for the Mr James Parker, of Mr James Hodge, purpose of annoying Mr Bandmann. When and mentioned the fact that Mr George they came to take into consideration Murray Bain was put in the witness box, the nature of the article, it appeared that but that no evidence was given by him- the whole of that article was vague, he then went on to report that Mr Fraser and had no point, but when they came Smith said that was his case, and to the article charging Mr Bandmann with that the Court adjourned for tiffin. The being a woman beater, and the other termnext thing was Mr Frazer-Smith's speech ing him a striking actor, then the jury in addressing the jury, which occupied two were quite justified in looking at it by the plaintiffs, to the defendant to entor defendant were bought on commission. columns, and in which he repeated every as one of a series of articles holding into a particular capacity in the service of alanderous statement made against Mr up Mr Bandmann to the world as a Messra MacEwen Frickel & Co., amounted, Bandmann, yet he could not spare one line man who was in the habit of beating women, as was alleged in the answer, to a waiver of the firm of Saylo & Co. In 1870 Mr MacEwen Frickel & Co. in 1874. say that evidence was called for the With regard to the other article, he (Mr of the contract under which the plaintiffs Humphreys was engaged. Witness had sold defence. There was only one thing which Smith) rested his defence on a case which could be said on his side, and that was, that he His Lordship thought had no application seemed to be totally ignorant of his duties as whatever to the present circumstances. If a journalist. The right to publish reports of when he was first taken before the Police Courts of Justice depended on their being Magistrate, and after Mr. Bandmann's given wholly and entirely. The paper of denial of having been convicted of assaultthe 21st of July, he (Mr Francis) simply ing Mrs Rousby, he (Mr Smith) had pubput in for this purpose. Mr Bandmann lished an apology he would have stood in a

and injury of their employers. the complete failure of any proof given in man beater, he did use bad language to the to decide. The questions of fact for the between him and Mr Humpbreys, in consecharges that Mr Fraser-Smith deliberately fence or justification. Besides, he (Mr defendant been carrying on business similar and started trading on his own account was only with a view to Mr Bandmann's regard to that, but also with regard been carrying on this particular business & Co., he put the case into the hands of

article headed "Tragic Power" was pub sentence, that Mr Bandmann might here he believed himself wrong. He might questions which were to be put to the jury, in agreement. lished, that it was a fair and legitimate after be able to say that not only was Mr have been actuated by mistaken motives which the Attorney General contended that By Mr Francis :- Witness became a phreys that the transactions which the piece of satirical criticism on the sketch Fraser-Smith found guilty by the verdict throughout, and his Lordship believed, so there was a question of intention, whether partner in the firm had plaintiffs had put forward to show that of Mr Bandmann's life in Men of the of the jury, but that his Lordship con- fina he could judge of his (Mr Smith's) by the plaintiffs' acquiescence in allowing dealt in blacking, but witness could not say they had traded wholesale were large tran-Time, which had been published in the curred in that verdict to the fullest extent, cha ter that he really believed he was the defendant to take employment with whether they had done so between 1870 sactions only and that wholesale dealing local papers a few weeks previously, and and that his Lordship made known by justs and 1874. They did large wholesale busi- was to sell the articles in packages and that I had not the slightest reason to his sentence that the offence was a very but a he same time his Lordship was J. G. Smith & Co., they intended to waive ness in these years. Could not say whether bales as sent from the manufacturer was believe that anything therein contained grave one indeed, and that Mr Fraser bound to take into consideration in passing their rights to probibit the defendant from they did any commission business. Wit- sufficient to show that they were not could possibly be construed as a reflection | Smith had failed to justify any one of his sentence of and 7 Victoria, which pro- entering into any trade on his own account. ness could not say whether in the years in | wholesale, dealers. With reference to the charges against Mr Bandmann. With vided that where justification was pleaded It might have been that fif the defendant question the firm had over been ad- question of knowledge he submitted that 3. That the imputations in the paragraph reference to the recommendation of the it had to be considered whether or had still remained in the capacity of book vertised as wholesale and retail merchants. it was very improbable to suppose of June 14th were fairly made in the belief jury, if it had been merely a recom- not the evidence was an aggravation. keeper to the firms mentioned that they Never dealt in tinned meats, or squares that the plaintiffs were not aware that that their truth would remain undisputed, mendation, it might have had some weight In his Lordship's opinion in this case it would have waived their rights so far. He of glass. Did not communicate to Mr Humphreys was going about from house and I honestly believed that I was in with his Lordship, but with the reasons was an aggravation; he was willing to then went on to say that as he was instruct Humphreys his objections as to his carry- to house soliciting orders for the same kind given in support of it, he (Mr Francis) believe that the evidence given on Mr ted he would be able to prove that the de- ing on Mr Smith's business, or the steps of goods as they dealt in. He confidently ner adopted from the gratuitous, slanderous, would humbly say his Lordship could not Bandmann's behalf was inadvertently left feridant had, within the last few months, witness was going to take in future. Witness was going to take in future. Witness was going to take in future. concur, and he might ask it to be left out of out of the paper, and would not take commenced, in a small way no doubt, and did ask Mr Humphreys to re-enter his-em- of fact which seemed to him to entirely That after the case was committed for consideration. They had had strong it into consideration in passing sen- in a somewhat irregular way, business on ployment, but defendant said he had alrea- cover the whole case. enough evidence to justify them in charging tence; but this was a case in which his own account. He had entered into dy made his arrangements. Mr Locksley The Attorney General said the question

with the public and preventing me, had I they were true or false, or making any did not press for a heavy sentence ungenerously put forward the plea of partial vice. When anyone was discharged before in Hongkong business such as he was proinquiry into their truth. He would ask yet, he (Mr Bandmann) asked though acquiescence as his defence. his Lordship to pass such a sentence as his counsel for such a sentence as Alexander Finlay Smith said he knew him to do as he liked. would enable all the world to understand would mark the gravity of the offence the defendant who had entered into his Mr Francis said the simple questions of did the plaintiffs by their conduct show that not one of the slanderous imputations which he (Mr Smith) had committed, and, service in September 1874. He was for fact for the consideration of the jury that they intended to allow the defendant runs, and the English team, in their first against Mr Bandmann had, in the opinion unless a deterrent sentence were passed merly in the cuploy of Mesars Sayle & Co. | seemed to him to be three in number. | to carry on that business which was now of his Lordship, been sustained by a tittle the effect of a trial in that Court would He was engaged in the capacity of book- The plaintiffs alleged in their potition that complained of. The first question he dimerely be to encourage other people to keeper and clerk. take the law into their own hands as he | Cross-examined by Mr Francis :- Witness | with him, whereby Mr Humphreys bound | tent a question of law and to some (Mr Smith) had done in this case. His said that his brother was in partnership himself, after the expiration of his agree- extent a question of fact. It would Lordship had carefully considered the sen- with him during the time Mr Humphreys ment with the plaintiff, not to engage in be for his Lordship to say to what

thought it must be one of imprison- shipchandlers and storekeepers, also doing carried on by Sayle & Co., similar to that put a broader construction on ment. There had not been very many cases business as merchants and commission carried on by them, for a period of fourteen words of the agreement than his learned of libel in that Court within the last few agents. The firm were in the habit of years. Mr Francis proposed for the friend, but even on the narrower ground he years, and therefore it was not necessary importing quantities of goods for the Chinese purposes of defence to divide it in- considered that the verdict would be for for him to go so far as the law allowed, on commission, amongst these goods being to two parts. In the first place, had him. He contended that the parties The sentence of the Court would be that cloths, flannels, tweeds, prints etc. He Mr Humphreys, as a matter of fact, never contemplated the construction his he (Mr Smith) would be imprisoned for would not call the business a drapery carried on directly either in learned friend had ingeniously but upon two months, and so far as his Lordship had any voice in the matter he would be treated draper and linen draper, although it was a the specific business mentioned by the ment to show that the words used were not as a first class misdemeanant. His Lord | mere matter of opinion as to whether he plaintiff. Was be a draper, or linen draper, intended to apply to the wholesale and ship said he might have given him a longer could rightly be described as such. He a haberdasher, mercer or outlitter? He (Mr commission business. It was unreasonsentence, but thought the one given would knew his brother Mr J. G. Smith imported Humphreys) carried on business as a general able to draw such a nice distinction to

tion the season of the year. necessary to say anything about costs. His Lordship said costs were provided for in 6 and 7 Victoria.

IN ORIGINAL JURISDICTION. (Before Sir G. Phillippa, Chief Justice.) Thursday, July 27.

SAYLE AND CO. U. W. G. HUMPHREYS. The Attorney General (the Hon. E. L. O'Malley), instructed by Messrs Brereton and Wotton, appeared for the plaintiff; and Messrs Francis and Mackean, instrucrepresented the defendant. The following gentlemen were empan-

nelledias a Jury : Messrs J. E. Squior, H. W. Smith, C. C. Cohen, M. C. Rozario, W. The Attorney General said the plaintiffs were Robert Sayle and Borham Dalton Sayle, who carried on business as keneral drapers and outfitters under the style of Mesars Sayle & Co., and the defendant was William G. Humphreys, who was engaged in the plaintiffs' employ in the year 1874. The defendant was engaged in England, and at the time of his engagement he entered into an agreement with the partners of the firm of Mesers Sayle & Co., an agreement which the Attorney General believed was a very enter into under similar circumstances. The Attorney General then read the plaintiffs' petition, which set forth that a fendant. memorandum agreement was drawn up plaintiffs in writing. In case of the defendant being so engaged, whether as principal partner or otherwise, the sum of £1,000 at the commencement would be naid as a penalty in addition to the annual sum of £100. The defendant remained in the employ of the plaintiffs until the 5th May of 1874, when he left. Subsc-

quently in 1881, before the expiration of

the fourteen years, he, in breach of the said agreement, and without the consent of the plaintiffs, commenced the business of draper and certain other trades carried on by, and detrimental to the business of, the plaintiffs, who therefore prayed for an inunction. The Attorney General then said the defendant had pleaded in answer to the petition. He admitted that he entered into the agreement and that he remained in the service of the plaintiffs until 1874, when he left, and, with their permission, entered into the service of certain firms in Hongkong for several years. The defendant denied that he had recently set up business of the drapery kind, and in the alternative he had another defence which was that if he had committed any breach of the agreement as alleged by the plaintiffs, such breach was with the full consent and acquiescence of the plaintiffs. The defend, ant further contended that his agreement, whether such a permission or such ac- other firms. quiescence as might have been given, undoubtedly it had been to some extent given

Mr Frasor Smith with publishing slander- His Lordship felt that the sentence several business transactions and dealt in was not engaged in a similar trade to Sayle was a very simple one and there were only ous and malicious statements knowing them which rust be passed could not be a light the same goods as the plaintiffs dealt in: & Co., although he dealt in some similar two issues, which they would have to give to be false, or, at least if not knowing them one. Mr Bandmann himself was entitled He had taken advantage of the concession branches. Miss Rose asked witness's per- their attention to. The first was did the to be false, not knowing or caring whether to some consideration, and although he which had been granted him, and somewhat mission to allow Mr Baker to enter her ser- defendant carry on, and was he carrying on

tence he should pass upon him and he was in his employ. They were in business as any business or any trade or business to be extent the prohibition was valid. one. He was sometimes addressed as a partnership or on his own account any of them. There was no word in the agree-

special knowledge. He could not distinctly on any other trade or business carried on mitted a breach of the contract.

other articles which he could remember gested. There was another question, did his own account, and up to that time he ment. from the defendant. The cotton thread Messrs Sayle & Co. carry on, during the had been in the employ of others who were was similar to that contained in the parcel time Mr Humphreys was in their employ, not bound by the contract, and who could produced. He had also purchased flamel, business as commission agents? the prin- employ him in any subordinate capacity. cotton umbrellas, needles, belts, and look- cipal business now carried on by Mr There was no evidence to show that Mestr. ing-glasses. These articles had been pur- Humphreys? the only evidence they Sayle & Co. knew that Mr Humphreys had Mr Parnell and fifteen Home rulers, who hased during the last few months.

he had not bought any cotton. He had people as he is now dealing with from the defendant from Mr J. G. Smith, tion, but had tacitly acquiesced in what and Mesers MacEwen Frickel & Co.

the defendant. He came to know that the Mr Francis then called defendant. defendant had the goods for sale by a friend Mr W. G. Humphreys said he was carrytelling him. Any one could purchase goods ling on business as a merchant and comfrom him. His friend told him that a mission agent. Previously to that he was great many persons dealt with the de- in the employment of J. G. Grant & Co., that the parties when moving for judgment

goods were got out on commission. dealer in drapery, and had purchased from

Cross-examined by Mr Francis :- He from Chinese, taking samples with him. over the evidence. He then said the quesreceived the goods on commission, and had During the earlier part of his connection tions he would put to them would be as had similar dealings with Messrs MacEwen | with Messrs McEwon Frickel, & Co. witness | follows: (1) did-the defendant carry on any had bought the same goods from Messas | Co. Witness's business consisted of metals. in breach of his contract? In answering

considerable quantity of blacking similar anything he could get an order for. He person dealing in any of those articles to that produced for the defendant. long ago he sold a quantity of cloth, twee de years he was, with Sayle & Co. At that did not think that the words covered those etc. by auction for Mesers J. G. Smith time they did no business as commission persons the next question would be, (2) & Co. He had never been called a draper, agents. They imported goods wholesale did Messrs Sayle & Co. carry on any although he had imported cloth and dealt and sold hem by auction. Witness gave other businesses than those named or spein drapery goods. Mesers Sayle & Co. had an account of what took place at an inter- cified during the time the defendant was begn in the wholesale business to his know- view between himself and Mr Sayle, who with them, and if so went business? If they ledge, almost from the time they commene. wished him to return to his firm and do found that they carried on business wholeed. He considered that a draper was a commission business, but under a different sale and as commission agents that were not person who dealt in the retail business, name from that of Sayle & Co. Witness included in the general words, they were

Khamisa Jhooma said he had purchased self (witness). Mr Sayle said "Oh then, ment. The next question would be, supprints etc. from the defendant, he had made | there's an end of it," and no more was said. | posing they considered that the defendant similar purchases from Mesars MacEwen Witness had invested \$10,000 in his busi- had carried on business in breach of his Frickel & Co. and Messrs J. G. Smith & ness.

Smith & Co. this year. Wong Pak Lum said he had purchased some umbrellas from the defendant in March last, and forty-four bed-covers in

Chu Awai, buyer of the Chung Shing shop in restraining trade, was of such a kind as in Queen's Road, said he had purchased this honourable Court would not enforce. 1074 yards of coloured flannel from the declinities and appear or haberdasher. The Attorney General then submitted that fendant in March last, and later on 100,000 on these pleadings there were substantially needles. He had also bought 10 dozen only two questions on which the jury could umbrellas, some blacking, a quantity of be asked to give their opinion. The first sailors' caps, several boxes of white thread 1874 to 1877. Mr Black was manager from was whether this contract, a contract un- and other articles. He had purchased the 1874 until 1876. He knew that the defend- tion, entered judgment generally for the doubtedly in restraint of trade, was un- same description of articles from Messrs ant was in the employ of Messrs MacEwen defendant, with costs. reasonable for the purpose for which it Sayle & Co., Messrs MacEwen, Frickel & Co. some of whose bills he had was entered into, and the second would be & Co., and Messra J. G. Smith & Co., and seen. He saw the invoice of some flannel

> Cross-examined by Mr Francis :- Nearly the whole of the goods purchased from the

alleged he was bound. As regards the first goods on account of the firm, and on comhe would submit, that upon the facts, mission. With reference to all the goods which were very simple, the restraint in the mentioned, he carried on trade in them. case was not unreasonable. The agreement Mr Humphreys' agreement expired in 1874. was one which any firm in the position of when Mr Black was manager for the firm. the plaintiffs might very well insist upon Shortly thereafterwitness heard of Mr Humwhen engaging clerks to come out from phreys wishing to join MacEwen Frickel. England, because those whom they engaged & Co, who were not in the same line of take advantage of the status they acquired Humphreys entering that firm as a bookin their employment. If there were no keeper, but consent was limited to that, restrictions placed upon them in the way Mr Humphreys continued in that employdone in this agreement, they might set ment until 1879. About the same time Mr up on their own account to the detriment J. G. Grant left the firm and Mr Humphreys left with him. Witness was not Mr Francis here said that he did not aware that Mr Humphreys was acting think the statement made by his learned otherwise than as book-keeper. Witness friend was right. He submitted that the went to England, returned in 1879, and question of whether the restraint was a rea- learned that Mr. Humphreys was in charge sonable one or not was one for his Lord. of Mr J. G. Grant's business, but witness ship, and not for the jury. It was laid said he would not take any steps until Mr down so in the text books. The question of Smith returned, he then being in England. acquiescence was also one for his Lordship | On Mr Smith's return there was a quarrel jury, it seemed to him, were first, had the quence of which Mr Humphreys resigned, or identical to that carried on by the Having secured evidence of the fact that he plaintiffs, and second, had the defendant was trading under the style of Humphreys one to enter Measure McEwen, Brickel &

had had of that was Mr Sayle's carried on business on his own behalf or persisted in obstructing business, were Cross-examined by Mr Francis :- He had and he did not think they did so. There others in the same line of business until suspended, and finally nine other memonly made one purchase of needles, 10 was also the question, had Mr Humphreys, | October last, when they quietly set to work | bers were suspended for same reason; evenboxes containing 10,000 each. He had also since he left Sayle & Co., been carrying on to collect evidence. He contended that an tually the last clause of the bill was passed. bought needles from Mr J. G. Smith, but precisely the same business with the same bought similar goods to that purchased Messrs Saylo & Co. never took any objecwas now called a breach of agreement by the jury, and they were decided upon Loung Afuk said he traded here as a Mr Humphreys, who had been induced by dealer in woollen goods under the name of that acquiesecence to set up on his own ac-Sam Kee. He had purchased one box count, and it was not in their right to come (containing 80 pieces) of cotton prints from | into Court and ask him to stop that now,

where he had been from February 1879 Cross-examined by Mr Francis: The to September 1881. Witness was doing life read over the portion of the agreement exactly the same business now as then, to which their attention was necessary, Alli Mahomed Khamisa said he was a Previous to joining Mr J. G. Smith witness was in Mesera McEwen Frickel & Co. where During that time witness solicited orders cutton piece goods, oil and stores, wine and this question they would have to consider G. R. Lammert said he had sold a spirits, beer and porter in bottles, in fact whether the business specified covered a did no retail business. Witness had been | wholesale as well as retail, and in dealing Cross examined by Mr Francis :- Not accountant and bookkeeper during the four | with these articles on commission. If they while he thought a man who sold shirts by thanked Mr Sayle for his offer, but told asked to find (3), did the defendant carry the hundred and so forth was an outfitter. him that he intended to establish him on any such business in breach of his agree-

Chu Akwong said he carried on business sold piece goods and flamels wholesale on agreement, and if so to what extent? as a dealer in all kinds of foreign goods at his own account since 1881. He imported They could not look at this question-No. 249 Queen's Road. He had bought anchors on commission, as also needles, without taking into consideration the blacking from the defendant on one occa. Sayle & Co. sold by the piece to Chinese | waiver. It was admitted that Messrs tailors and Indian traders. He had in- Sayle & Co. permitted the defendant to go Cross-examined by Mr Francis :- He had | vested \$10,000. About a third of the to Messrs MacEwen Frickel & Co. as acnot bought any goods from Messrs J. G. sum could not be taken out of the concern countant, but it was contended that they under twelve months.

light on the case.

S. S. Lowe said he was a commission agent, under the style of Harris Goodwin & Co. He dealt in goods of all descriptions. Witness imported hats, stockings, shirts &c. He could not be called an out-

Mr Steuart Fraser-Smith said lie was book-keeper in Messra Sayle & Co.'s from goods which that firm had sold. He had heard Mr Bayne, who was in charge of the cloth department of Mesars Sayle & Co., say to Mr Black, Messrs Sayle & Co.'s manager, that the defendant was influencing Mr B. B. D. Sayle said he was a partner the flannel goods trade in favour of Messrs

Mr Francis, in addressing the jury, said had been convicted of crimes on seven there were three questions of fact on which previous occasions, was sentenced to six he considered they had to give their verdict. months' imprisonment with hard labour They could have no hesitation in coming to for stealing three pairs of silk trousers from the conclusion that Mr Humphreys was a marine hawker, not now carrying on business in violation of his agreement with Messrs Sayle & Co. in any one of the capacities which were specifically named in the agreement. There had been no evidence to show that Mr Humphreys was engaged in the retail trade: which he thought the words, ordinary words and in common use, in the agreement referred to. The second question. was he carrying on a wholesale business in any class of goods dealt in any of the branches of trade which Mesers Sayle & Co. dealt in at the time he was in their employ. He thought the contract must be interpreted with reference to the intentions or objects which the parties had in their mind at the time it was made, and he thought that their intention must have only referred to the branches of trade the plaintiffs carried on at the time or those they had it in their immediate contemplation to earry on. As there was no evidence Russell. This Illustrated Pamphlet on Perto show that the plaintiffs had carried on a fumery, &c., published at 6d., may be had Cholesale or commission business in 1874, gratis from any Chemist or dealer in perhe contended that the defendant could not framery in the World, or John Gosnery & the quantity of water fallen indicated in inches, be said to have been guilty of a breach of Co., London - [Aper.]

Some argument then ensued as to the Co., it was not intended to invalidate the contract in engaging in a wholesale business now. The explanation of Mr Hum-

Petition of Lum Chaw, for Probate.

the agreement was finished, they allowed hibited from carrying on by the terms of his agreement, and the other question was they had entered into a certain agreement vided into two, it being to some exbe sufficient. He had taken into considera- cotton cloth, cotton waste, paints and linen merchant and commission agent. He sold say that so long as Mr Humphreys did goods for the Chinese market on commis- nothing by retail, everything was done not break on the bulk that he was not Mr Francis said he supposed it was un- sion. Mr Humphreys sometimes acted as wholesale. There was another branch of infringing the prohibition and that so soon assistant in those things of which he had a the question, was Mr Humphreys carrying as he broke on the bulk that he had comremember of him having canvassed the sale by Sayle & Co. ? That must be confined thought they could have no doubt of the of goods. Witness thought he received a to the period during which Mr Hum- fact looking to the evidence, that the bonus, but he could not say that that had phreys was in the employment of Sayle business carried on by Messrs Sayle & Co. been given him as commission for sales that & Co. It would not be competent between 1870 and 1874 was the same inhe had effected. Mr Humphroys went direct | now for Sayle & Co. to start a fresh busi- many respects to that carried on by from the employ of Mesars MacEwen, ness, utterly unconnected with their own Mr Humphreys on his own account. Frickel & Co. into that of Mr J. G. Smith. | business, and to insist that Mr Humphreys | It was clearly established on ovidence Tsing Akong said he carried on business | should not take any part in that. As a mat- that Mr Humphreys was not doing under the name of Sue Hing Chong at No. ter of law he proposed to submit to the any of that sort of business eight 237 Queen's Road. He had purchased Court that that clause must receive such or nine years ago. It was not until preserves, mustard, cotton thread and reasonable interpretation as he had sug- October, 1881, that he began business on

infringement had been proved. Some argument then ensued between his

the form of the questions to be put to tunnel works. as given in his Lordship's summing up. His Lordship summing up told the jury that there were a great many questions of law arising in consideration of the case, but the only thing that they had to do was to give certain findings on the facts of the case. He proposed to make the questions he would put to them as wide as possible, so could raise any legal argument on the case. commenting on several portions of it, and mentioning that he had never heard the word draper being used to describe any one in the wholesale trade. He then went agreement, (4) did Messrs Sayle & Co. By the Attorney General: Witness had | waive the strict carrying out of the did not consent to his carrying on business T. N. Driscoll was called, but threw no by himself. Supposing they found that there was no waiver of the agreement (5) was any business carried on by the defendant either for himself or others with their consent or with their knowledge, and if so when was

their consent given, or at what period did they obtain knowledge, The jury retired, and after a short absonce returned and answered the first two questions in the negative, which was considered sufficient. His Lordship, on Mr Francis' applica-

> Police Intelligence, (Before H. G. Thomsett, Esq.) Thursday, July 27.

LARCENY. A fishmonger named Kung Ayau, who

Robert Samuel Gerard, an unemployed seaman, was fined \$2 or seven days' imprisonment for being drunk and disorderly at the Police Court yesterday morning. He had been ordered away by a Sikh constable. when he became obstroperous and threatened to strike the officer. He was only released from gaol on Monday. Thomas Fay, seamon belonging to the

British steamer Egean, was found lying in an incapably drunken condition on the Praya yesterday night, and taken to the Station. He was fined Si or three days' board his ship if still in harbour.

THAMES STEER INDUSTRIES, by Percy

Law Notice. IN THE SUPREME COURT OF

HONGKONG. (Before the Hon. Sir G. Phillippo, Ket. Chief Justice.)

ORIGINAL JURISDICTION, Friday, 28th July, 10.30 a.m. - Sayle and ors, v. Hunpareys. - Part heard. Cheong Kie v. Hu Wa and ors. Cheong Kie v. Cho Sik Chow. - Hearing.

PROBATE, JURISDICTION .- In the goods of Chun Yee, deceased.—Petition of Chun Yan. for Probate. In the goods of Lum Tong, decoased -

TELEGRAMS.

The following telegrams, taken from Australian and Straits exchanges, will be found to explain later messages :--

London, June 28 .- The Australian Cricketers beat the Combined English team at Chichester in one finings and 263 runs. The Australians in one minings made 501 innings, made 166, and in their second

Walsh, the man who was arrested at the louse in Clerkenwell, where Fenian arms and ammunition were found, has been committed for trial. It is removed that evidence will be given

of widespread Femian plots. It is reported that the Egyptians are now occupying the Suez Canal, and preparing to. destroy the banks.

Twenty thousand English troops are ready to proceed to Egypt. France will join England with 12,000 men, and it is probable that intive Indian troops will be used

London, June 30.—In anticipation of the withdrawal of troops from the Home service, it is expected that the army reserves will be called out, but as yet no steps have been taken towards that object. New York, June 30. - Guiteau was hanged

to-day. London, July 1 .- The House of Commons is still debating in Committee the Repression Crime Ireland Bill. The House sat all last night and will probably continue

sitting until Sunday. Latest advices from Cape state that affairs in Zululand are quioter, the belligerent

Chiefs having been pacified by the British Resident. Constantinople, 1.—The murderer of late Commander Selby of H. M. "Falcon" has been sentenced to fifteen years' imprison-

London, July 2 .- In the House of Commous the debate in the Committee on the Repression Crime bill lasted until eight last evening. After a most stormy sitting. Mr Gladstone demands urgency for Monday. The Attorney General has applied

Lordship and the learned counsel as to for an injunction sgainst the channel In the University cricket match Cambridge beat Oxford by seven wickets. The H.M.S. Dryad has been ordered to

proceed from Karachi to Suez at once. London, July 10 .- It is expected that Admiral Seymour will bombard Alexandria to-morrow (11th). The Consuls have gone on board ship. Mr Gladstone has withdrawn his threat of resignation in consequence of the Com-

mons requesting the Government amendment on the Repression Bill. The Australians beat the Middlesex Team by eight wickets. The French Premier is asking for a vote of 8,000,000 france for the navy.

Tarkey has finally refused to join the Stamboul Conference. A rebellious force under a false prophet to the Soudan, have killed 3000 Ecvotian

troops sent against them. General Skobeloff is dead.

The rising, and now quoted at £102 per

Quotations.

· Honokone, July 27. OPIUM-New Patua, cash ... 2590 ,, cash,....8565 a 870 New Benaros, cash, ... 555 New Malwa, credit, ... 620 Allowanco, Taels 48 Old Malwa, credit, ... 680 Allowance, Taels 48

Temperature. (Taken at Mesers Falconer & Co.'s Premises. Queen's Road.) Hongkong, July 27.

BAROMETRR-- 9 A.M. ... 20,986 29,872 THERMOMETER- 9 A.M. (Wet bulb) 9 A.M. 80 Do: J P. M. 80 Do. 4 P.M. 80 Maximum Do. Minimum over night 80

On date day at On date Previous day at

THERMOMETER, in Fairenbuit decrees and tens, kept in the open air is a shaded situation. Diazorios or Wish is registered every two points, N., N.N.E., N.E., &c. FORCE OF WIND .- O calm. 1 to 8 light breeze. 8 to 6 moderate. 5 to 7 fresh. 7 to 8 strong. 8 to 10 heavy. 10 to 12 violent,

STATE OF WEATHER .- E. Clear blue sky. C. imprisonment, and ordered to be put on Cloudy. D. Drizzly. F. Fog. G. Foggy. H. Hoil. L. Lightning, M. Misty, O. Overcast. P. Passing showers. Q. Squally, R. Bainy. S. Snow. T. Thunder. U. Bud, threatening. V. Visibility. W. Storm. Z. Calm. The letters are repeated to indicate any increase over the mean average of their signification. Rain .- The hours of rain for the previous 24 hours (noon) are registered from 1 to 24, and tens and hundreds.

Working Account.

JULY 27, 1882.

Last Di-Closing Quo-

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TTHIS Review, which was intended to meet | will prove successful, and be found usethe wants of many students of Chinese caused by the discontinuance of "Notes and Queries on China and Jopan," has reached to time such items of information, lists, its Tenth Volume. The Review discusses rables and other intelligence as is conthose topics which are uppermost in the sidered likely to prove valuable to perminds of students of the "Far East" and sons passing through the City, and about which every intelligent person con- in connection with we have opened nected with China or Japan is desirous of acquiring trustworthy information. It includes many interesting Notes and original Papers on the Arts, Sciences, Ethnology, Folklore, Geography, History, Literature, Mythology, Natural History, Antiquities, and Social Manners and Customs, etc., etc., of China, Japan, Mongolia, Tibet, and the Far East generally. Recently a new departure has been taken, and the Review now gives papers on Trade, Commerce, and Descriptive notes of Travel by well-known writers. It was thought that by extending the scope of the Review in this direction,

the Magazine would be made more generally .The Review department receives special attention, and endeavours are made present a caroful and concise record of Literature on China etc., and to give critiques embodying sketches of the Most recent works on such topics. Authors and Publishers are requested to forward works to "Editor, China Review, care of China

Mail Office. The Notes and Queries are still continue and form an important means of obtaining from and diffusing among students know

ledge on obscure points The Correspondents' column also affords farther and greater facilities for the inter change of views and discussion of various

Original contributions in Chinese, Latin. or any of the Modern Languages are received. The papers are contributed by the members of the various Consular, the Im perial Customs, and Hongkong Services, and also by the Missionary bodies amongs whom a high degree of Chinese scholarship is assiduously cultivated. Amongst the regular contributors are Drs. Chalmers, Eitel, Bretschneider, Hirth, and Hance, Professor Legge, and Messra Balfour, Watters. Stont, Phillips, Muclatyre, Groot, Jamie son, Faber, Kopsch, Parker, Playfour, Giles, and Piton, -all well-known names, indicative of sound scholarship and thorough mastery of their subject.

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OPINIONS OF THE PRESS.

ger, China Mail Office.

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"The Publication always contains subjects of interest to sejourners in the Far East and the present issue will hold favourable if not ndvantageous comparison, with preceding numbers."-Celestial Empire.

"This number contains several articles

of interest and value." - North China Herald "The present number of this periodical, * * * * opens with a review of the Foreign Trade of China during 1880. This is rather a new departure for a publication which professes to be purely literary; but considering the comparatively small circulation it enjoys at present among the commercial communities of China, we hail the innevation as likely to recommend the Review to the notice of those who take an interest in few matters beyond mercantile pursuits. North-China Herald.

fully maintains the high standard of excellence which characterises that publication, and altogether forms a very interesting and readable number. Meteorologists will find an interesting and valuable contribution by Dr. Fritsche, on "the Amount of Procipitation (Rain ; and Snow) of Peking," showing the results of observations made at the Imperial Russian Observatory at Poking, from 1841 to 1880. "Notes on the Dutch Occupation of Formosa," by Mr. Goo. Phillips, contains

some interesting information, although much of it is second-hand. The Notices of New Books include a most generous and appreciative review of "The Divine Classic of Nan-Hua," and the Notes and Queries are as usualvery interesting." - North-China Daily News. . "A substantial and reliable Review which all students of China and the Chinese would do well to patronise."-Chrysanthemum. "The November-December number of

usual, but the few articles are very interesting. The opening paper by Mr Herbert A. Giles on "The New Testament in Chiness" treats of a question that must necessarily be of great importance in the eyes | more than three hours. of all missionaries. . . Mr E. H. Parker's "Short Journeys in Szechuen" are continued, and a goodly instalment of these travels in the interior of China is given. Mr F. H. Balfour contributes a paper of some length entitled "The Emperor Cheng, founder of the Chinese Empire," which will be read with genuino interest by students of Chinese history. A few short notices of New Books and a number of Notes and Queries, one of which "On Chinese Oaths in Western Borneo and Java" might appropriately have been placed under a separate heading, complete

the number."-H.K. Daily Press. Trubner's Oriental Record contains the following notice of the China Review:-The present publication, judging by the number now before us, is intended to occupy a position, as regards China and the neighbouring countries, somewhat similar to that which has been filled in India by the Calcutta Review. The great degree of attention that has been bestowed of late years upon the investigation of Chinese literature. antiquities, and social developments, to say nothing of linguistic studies, has led to the accumulation of important stores of information, rendering some such channel of publicity as is now provided extremely desirable; and contributions of much interest may fairly be k ked for from the members of the foreign consular services, the Chinese Customs' corps, and the missionary body, among whom a high degree of Chinese scholarship is now assiduously cultivated, and who are severally represented in the first number of the Review by papers highly creditable to their respective authors Some translations from Chinese novels and plays are marked by both accuracy and freshness of style; and an account of the career of the Chinese poet-statesman of the eleventh century, Su Tung-p'o, by Mr. E. C. Bowrs, is not only historically valuable, but is also distinguished by its literary grace. Beside notices of new books relating to China and the East, which will be a useful feature of the Review, if carried out with punctuality and detail, we are glad to notice that "Notes" and "Queries" are destined to find a place in its pages also. It is to be hoped that this opening for contributions on Chinese subjects may evoke a similar degree of literary zeal to that which was displayed during the lifetime of its predecessor in the field, and that the China Review

may receive the support necessary to insure

its continuance.

Visitors' Column.

We have instituted as an experiment a Visitons' Column, which we trust ful. To it will be relegated from time a SELECT HOTEL AND BUSINESS DIRECTORY, applications for enrolment into which we are now ready to receive.

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whatever is dangerous to the Mails, or Too-Nan.....

if they bear this special endorsement, Pei-Ho 3 k Lamboken Ger. bqe.

parcel may be opened by direction of the Princess Saraphi 2 c Münchau Siam. bqe.

Postmaster General. In the Case of Parcels R. T. Clayton 4 c Davis Am. bgtine.

2. The following cannot be transmitted: Tay Watt 2 c Schmidt Siam. bge.

CANTON

Ningpo

Pelham 2 c Agnen Brit. bge.

S. R. Bearco 7 c Barnard Amer. bqe.

Walls Castle 3 k Brown Brit. bqc. 625 June 15 Captain

CroadChi.

Brit.

&c., all of the same weight, to addresses in Hongkong Rates of Postage. China, may deliver them to the Post

(Revised January 1st, 1882.)

charged to the sender's account. Each batch must consist of at least ten. In the following Statements and Tables the Rates are given in cents, and are, for

Patierns, per two ounces. Newspapers over four ounces in weight exhibited or stated to the Postmaster are charged as double, treble, &c., as the General, as he may consider necessary, and case may be, but such papers or packets of approved by him. Printed Circulars may papers may be sent at Book Rate. Two be inserted in such Pattern Packets. Newspapers must not be folded together as one, nor must anything whatever be inserted there is no such thing as Parcel Post except bona fide Supplements. Printed matter may, however, be enclosed, if the to Europe, &c. Much trouble and disapwhole be paid at Book Rate. Prices Cur- pointment are caused by persistent attempts

Commercial Papers signify such papers as, though Written by Hand, do not bear the character of an actual or personal correspondence, such as invoices, deeds, copied music, &c. The charge on them is the sumo as for books, but, whatever the weight of a packet containing any partially written paper, it will not be charged less than 5

The sender of any Registered Article may accompany it with a Return Receipt on paying an extra fee of 5 cents.

The limit of weight for Books and Comnot exceed the following dimensions, 2 feet Nehemiah Gibson 3 k Bailey Amer. bq#. mercial Papers to Foreign Post Offices is long, I foot broad, I foot deep, weigh more P. J. Carleton 8 c Amsbury Amer. bge. 4 lbs. Patterns for such offices are limited to 8 ounces, and must not exceed these dimensions: 8 inches by 4 inches by 2 in. Such parcels may be wholly closed Paul Jones 8 c Gerrish Amer. sh.

Countries of the Postal Union. The Union may be taken to comprise Europe, all foreign possessions in Asia, Japan, W. Africa, Egypt, Mauritius, all N. America, Mexico, Salvador, Brazil, Peru, Chili, Venezuela, The Argentine Republic, Jamaica, Trinidad, Guiana, "The China Review for September October | Three hours, ... 50 ets. | Six hours, ... 70 ets. | Honduras, Bermuda, Labuan, Hawaii, with all Danish, French, Netherlands, Portu-

&c.) Opium, Glass, Liquids, Explosive substances, Matches, Indigo, Dyestuffs, Ice, Meat, Fish, Game, Fruit, Vegetables, or guess and Spanish Colonies, Countries NOT in the Union. - The chief countries not in the Union are the Australasian Group, and S. Africa.

Postage to Union Countries. General Rates, by any route :-10 cents per + oz. 3 cents each. Post Cards, Registration. If) cents. 2 cents each. Newspapers.

Books, Patterns and } 2 cents per 2 oz. Comm. Papers, There is no charge on redirected correspondence within the Postal Union.

found these facilities with a Parcel Post to F Postage to Non-Union Countries. Europe, &c., which does not exist. Australia, New Zealand, Tasmania, and Fiji, via Torres Straits, Letters, 10; Registration, 10; Newspapers, 2; Books and be strictly observed. Patterns, 2: Via Galle, Letters, 25; Registration, 10; Newspapers, 2; Books and registered or unregistered, can be received Patterns, 2. for Postage if it contains gold or ailver

Natal, the Cape, St. Helena, Ascension, Bolivia, Costa Rica, Letters, 25; Registration, 10; Newspapers, 5; Books and Patterns, 5.

LOCAL POSTAGE.

he Philip-	Siam di- d), Cochin- Tonguin,	loughong,	Com Rotor	
	© 6		cents.	Per d oz. Cards,
	-		cent.	Post Ca+ds,
	183		cents.	Books, Par-Newspap cels and and Pru Patterns, Curren per 2 oz. each.
	127	- 1	cents.	Newspapers and Prices Current, each.
	10		certs.	Regis- trution.

(d) Via Singapore, 10 cents, (e) Between Hongkong, Canton, and Macao

Local Delivery.

1. All correspondence posted before p.m. on any week day for addresses in Victoria will be delivered the same day, and generally within two hours, unless the delivery should be retarded by the Contract

2. Invitations, &c. can generally be delivered within Victoria at the private houses of the addressees rather than at places of business, if a wish to that effect be expressed by the sender otherwise all correspondence is invariably delivered at the nearest place of business,

3. Boxholdars who desire to send Circu-Overland China Mail, and China Review. Lars, Dividend Warrants, Invitations, Cards,

Merchant Vessels in Hongkong Harbour.

Exclusive of late Arrivals and Departures reported to-day.

To facilitate finding the position of any vessel in the Harbour, the Anchorage is divided into eight Sections, commencing at Green Island. Vessels near the Hongkong shore are marked h.; near the Kowleong shore k., and those in the body of the Shipping or midway between each shore are marked a, in conjunction with the figures denoting the sections.

1. From Green Island to the Gas Works.

2. From Gas Works to the Novelty Iron Works. 3. From Novelty Iron Works to the Harbour Master's Office. 5. From P. and O. Co.'s Office to Peddar's Wharf. 6. From Peddar's Wharf to the Naval Yard.

7. From Naval Yard to the Pier.

175,000 8 91,928.49 20% 1,81070			Works to the Har er's to the P. and					7. From Naval Yard to the Pi 8. From Pier to East Point.	er.	A Thin
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193,632 \$ 144,530.91 18% \$\$320	Vessel's Name	Cach	Captain.	Rig.		Tons.	Arrival.	Consignees or Agents.	-Destination.	Remarks.
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135,000 \$ 18,908.06 5% *\$106	11 Stoamors	1			- 1		•			
	Antin	4	Danahaale	Dan	str.	268	July 2	C. M. S. Co.	Hoihow, &c.	To-morrow
	Activ Albay			1	str.	366				30th inst.
7,563 ¹³ 3 3,180.53 4% *47 % p	an ah Anerley	7	Strachan	Brit.	str.	1256	July 2	6 Russell &		girly of the same.
7,489	Benledi	5 1	Ross	Brit.	str.	1000		1 Ah Yon &	Saigon	30th inst.
\$2½ *\$103	Canton				str.	1095		2 Geo. R. Stevens & Co. 4 Gibb, Livingston & Co.	Foochow, &c.	Costan Dock
6,250 \$ 5,324.71 \$10 \$\$180 6,250 \$ 1,880.51 \$10 \$\$135	" Cheang Hock Kin				str.	956		Bun Hin Chan	Singaporo & Ponang	
6,250 \$ 1,880.51 \$10 \$\$135 \$ 159.31 \$5 \$\$60	China	3 1	Schöer	Ger.	str.	648		Yuen Fat Hong	Swatow	To-morrow
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ates of Payable.	Clifton	8 1	Clost	Brit.	atr.			8 Jardine, Matheson & Co.	Manila	AD usen rack
terest.	Coptic			Brit.	Str.	4366	July 1	4 O. & O. S. S. Co.	Y'hama & San F'cisco	29th inst
8 % June30 Dec31 8 % Feb.28 Ag. 31	Daphne	5	c Doncich	Aust:	str.	1510	July 2	Molchers & Co.	Trieste, &c.	
8 % April & Oct.	Fame				str.	117	July 2	H.K. & W'poa Dock Co. 7 Jardine, Matheson & Co.		Tug Plying To-day
8 % Jne16&Dc. 10 21 % p	Fuyew	4	c Barfoot		str.			6 C. M. S. N. Co.		To-morrow
0 0/ T Doo	Hainan	3	Mooney	Brit.	str.			6 Afong & Co.		29th inst.
8 % June & Dec. 3 %	Himalaya	2	h Beedle	Brit.	str.			4 Kung Onn	Haiphong	To-murrow
ort issued in Cetober, above 1st interim	Hongkong					and the last		4 Kwok Acheong & Sons 9 R. Mourente	Manila	
3 For year 1881.—¶ For year 1880.—!! I	For hal Joloano			4	str.		1	6 Douglas Lapraik & Co.	Coast Ports	Cos'tan Dock K'loon Dock
EDWARD GEORGE, Share Brok	W 1 PPR 1	[2]	k			1000		5 Butterfield & Swire	Shanghai	Vasily (Villa)
	Menzaleh	5	c Homery	Fch.	atr.			3 Messageries Maritimes	Yokohama	Mails
&c., all of the same weight, to address	esses in Monarch							2 Siemssen & Co.	Java	m is it
Hongkong, Bangkok, or the Po	orts of Poladin				str.			5 Arnhold, Karberg & Co.	Mantung Saigon	To-day
China, may deliver them to the	Posia				str.			0 Remedios & Co.	Manila	K'loon Dock
Office unstamped, the postage being charged to the sender's account.	Rach Pernambuco	2	h Hamlin	Brit.	str.	634	July 2	1 Melchers & Co.	Saigon	30th inst.
batch must consist of at least ten.	T Trouble terrester				str.			6 Butterfield & Swire		
4. Boxholders may also send P	atterns Sea Gull				str.		5 1 1	4 China Traders' Insurance Co. 7 Melchers & Co.		
to the same places in the same way	En- Wm. Mackingon				Btr.			7 Jardine, Matheson & Co.	Batavia, &c.	To-morrow
velopes containing Patterns may be	wholly Venice		c Beard	Brit.	str.	1271	July 2	6 Russell & Co.	New York	To-morrow
closed, if the nature of the contents		4	c Lee	Brit.	str.				Shanghai	
exhibited or stated to the Post General, as he may consider necessar		2	h Kennett	. Brit.	star.	280	June 2	3 Kwok Acheong & Sons		
approved by him. Printed Circula		ale -	'			2 12				
be inserted in such Pattern Packets	Alva	4	k Souza	Portu.	bge.	632	May 2	O Brandao & Co.		
D. marrie 170	Annie	4	k Möller	.Ger.3n	a. BC.	345	1 - 7	7 Melchers & Co.	Bangkok	
PARCELS.—The public is reminded there is no such thing as Parce								6 Carlowitz & Co. 3 Wieler & Co.	Hamburg New Zealand Ports	
to Europe, &c. Much trouble and						1 2	the state of the s	6 Carlowitz & Co.	Bangkok	
pointment are caused by persistent a	ttempts Christian				sch	The second secon		5 Wieler & Co.		
to send small valuable trifles thro	2	7	c Siegener	Ger.	sh.			O Captain		
Post. Fans, Curios, Articles of Fancy Work, and similar presents		2	h Koberts	Brit.	sh. bg.		June 2	3 Captain 3 Eduard Schellhass & Co.	Namehwane	Cleared
tinually being refused, the senders	having Gesine Brons	3	k von Trümbach	Ger.	bge.		July	2 Wieler & Co.		PERMATER AND ASSESSED.
often spent more in Postage than	would Glenury	4	k Thomson	Bri. 3m				21 Wieler & Co.		Variable No.
have paid the freight by steam	er. No Grecian	8	c Dunbar	.Amer.	sh.	1677		lő Jussell & Co.	New York	
refund can be made on such parcel value of Stamps obliterated before	. 3		k Deneken		bqe.	file of the contract of the co	1 mm	1 Melchers & Co.	London Port Natal	IN MICH. WITH
nature of the contents was discovered			k Ufkenk Ulrich		bae.			S Turner & Co. 5 Arnhold, Karberg & Co.	Havre and London	
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Local and Indian Parcel Pos	t. Lucy A. Nickels	8	c Nickels	Amer.	sh.	1395	June 2	26 Russell & Co.	San Francisco	
1. Small Parcels may be sent l	T					4		6 Order		
at Book Rates between Hongkong			k Erichsen					6 Jardine, Matheson & Co. 5 Wieler & Co.	Philippines	
of the British Post Offices in China, as to Japan, Macao, Pakhoi, the	000 11 0.112		1—		~ 2			lő Russell & Co.	San Francisco	
	ovmust Minna	1	- 1		bge.	4	and the second of	O Siemsson & Co.		

Men-of-war in Hongkong Harbour.

str. 761 July 27 Siemssen & Co.

str. 1261 July 27 C. M. S. N. Co.

454 July 15 Carlowitz & Co.

April 23 W. H. Roy

11 Eduard Schellhass & Co.

607 July 15 Eduard Schellhass & Co.

Vessel's Name.	Ancher-	Flag.	Class.	Tons. Guns.	H. P. Date of Actival.	Commander.
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HONGKONG, MACAO AND CANTON RIVER CHINESE GUN-VESSELS IN CANTON WATERS, &c. STEAMERS. Captain. Guns. H. P. Tons. Owners, Name. Tons. Name. Commander. In Kuo-ch'ang An-lan Chinese Chee-hing 700 Ogston J. Stewart Butterfield and Swire Chen-to Ichang A A Chien-jui Chinese H., C. & M. S.-boat Co. Ching-tsing F. Bessard 617 Benning, I Kiu Kiang Wang Tsêng-shêng Li Tack-ming Chun-tung Kiang-ping 360 Holmes C. M. S. N. Co. Chop-chung Chang Wu Jui-ch'ang 159 Goggin Kiungchow H., C. & M. S.-boat Co. 300 Hai-ch'ang-ching Ch'en Lang-chieh Hai-king-ching Liang Yu-ting H., C. & M. S.-boat Co. Hai-tung-hung Benning, A H. J. Faunch 140 Hoyland Chinese H., C. & M. S.-boat Co. Li-ahs. Chang Sung 125 Peng-chou-hai La Ping-tyo White Cloud 120 H., C. & M. S.-best Co. 280 | Cary Quang-on Bsu Tsung-t'ai 200 H. C. & M. S.-boat Co. J. B. Murray McDougall Sui-tsing: 160 Yotsai Tching-on Chinese Admiral Tching-po Wên Lin-an A Garceau Taing-po Chinese

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